MARK A. NIALIS, ESQ., SBN 89923 NIALIS LAW GROUP, APLC 500 North State College Boulevard, Suite 1200 Orange, California 92868 Tel: (714) 634-8001 / Fax: (714) 634-3869

email: mnialis@nialislaw.com

Counsel for Claimant/Creditor, ROBERT WIELAND, as Successor Trustee of THE MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005, and as Successor in Interest of Marshell O. Culton

UNITED	STATE	BANKE	RUPTCY	COURT
SOUTHE	RN DIS	TRICT	OF NEW	VORK

)
_)
In re:)
) Case No.: 12-12020 (MG)
RESIDENTIAL CAPITAL, LLC, <u>et</u> <u>al</u> .,)
) Chapter 11
Debtors.)
) Jointly Administered

OPPOSITION TO THE RESCAP BORROWER CLAIMS TRUST'S SEVENTY-FIFTH OMNIBUS OBJECTION TO CLAIMS (NO LIABILITY BORROWER CLAIMS)

CLAIM PROPOSED BY DEBTOR TO BE DISALLOWED AND EXPUNGED

CLAIM NO. 3735

DEBTOR: GMAC Mortgage, LLC

CREDITOR: Jacquelyn O. Wieland TTE of Marshell O. Culton Revocable Living Trust dated April 28, 2005

Person with authority to discuss and or settle case: Mark Nialis, Esq., whose address and phone number are listed above. All correspondence regarding this claim should be addressed to him at the address and phone number above.

COMES NOW Claimant, ROBERT WIELAND, as Successor Trustee of THE

MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005, and as

Successor In Interest of Marshell O. Culton ("Claimant or Creditor"), and responds to the ResCap Borrower Claims Trust's ("Debtor") Seventy-Fifth Omnibus Objection to Claims ("Objection") filed in the above case as follows:

I. GROUNDS FOR OPPOSITION TO OBJECTION

1. The Objection is procedurally defective and unintelligible because Debtor has alleged no facts nor made any allegations showing any basis to deny this Claim. The Objection states on the very first page of the Notice of Hearing that the stated reason for disallowance was--"No liability--See Exhibit A to the proposed form of order".

The Objection specifically instructs Claimants as follows: "CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON EXHIBIT A ATTACHED TO THE PROPOSED ORDER." The problem is that Exhibit A to the proposed order does not even mention the Claimant. Instead, Exhibit A shows a detailed analysis of non-liability for a series of other, unrelated creditors, but nothing as against the Claimant. While there are other places in the Debtor's moving papers that outline various boilerplate objections to claims, which may or may not apply to any specific claim, there is nothing in the moving papers which tie any of these boilerplate objections to the Claimant. This failure to allege any facts, or even arguments against the Claimant, must result in denial of the Objection on these procedural grounds. There is no allegation that Claimant failed to answer any request for information, and no objection was made on that ground.

2. Because there is no specific reference to Claimant's claim on Exhibit A, the Objection specifically states by its own terms that it does not affect Claimant's claim (nor any other Claimant not listed). The proposed Order further orders -- "that this Order has no res judicata, estoppel, or other effect on the validity, allowance, or disallowance of any claim not

listed on Exhibit A annexed to this Order.

3. There is liability for damages by the Debtor to the Claimant, justifying the Proof of Claim in the amount of \$1,566,415.00. This amount was alleged in the Proof of Claim, and there is a detailed explanation of how it was computed. There is a lawsuit against the Debtor brought by the Claimant which details the Debtor's substantive liability for damages. This lawsuit was attached to the Proof of Claim, as were other exhibits. Significantly, Debtor's Objections does not mention the lawsuit and the claims set forth therein. On May 24, 2012, GMAC served its Notice of Bankruptcy and Effect of Automatic Stay as to Defendant GMAC Mortgage, LLC, in the LASC Civil Suit and on May 30, 2012, ETS served its Notice of Bankruptcy and Effect of Automatic Stay as to Defendant Executive Trustee Services, LLC, in the LASC Civil Suit. The filing of the Chapter 11 petitions by GMAC and ETS has stopped the civil litigation pursuant to 11 USC § 362 et seq.

II. STATEMENT OF CASE

The claim of Jacqueline O. Wieland, as Trustee of the Marshell O. Culton ("Culton")

Revocable Living Trust Dated April 28, 2005, and as Successor In Interest of Marshell O. Culton ("Claimant"), arises from the wrongful foreclosure by GMAC Mortgage, LLC ("GMAC") and Executive Trustee Services, LLC dba ETS Services LLC ("ETS") of real property located at 830 West Orange Grove Avenue, Arcadia, CA 91006 ("Subject Property"). Culton (the mother of Claimant) purchased the Subject Property on October 16, 2002. On July 12, 2005, the Subject Property was transferred, by way of a Trust Transfer Deed, to The Marshell O. Culton Revocable Living Trust Dated April 28, 2005, ("Culton Trust"), which was recorded with the Los Angeles County Recorder's Office as Instrument No. 051641340. On April 25, 2007, in order to refinance the Subject Property, Culton executed a Quitclaim Deed transferring the Subject Property from

the Culton Trust to herself, an unmarried woman, and recorded this deed in the County of Los Angeles as Instrument No. 20071113043 on May 8, 2007. Culton encumbered the Subject Property with a Note secured by a First Deed of Trust in the amount of \$970,000.00 ("DOT Note") dated April 30, 2007, which was recorded in the Los Angeles County Recorder's Office on May 8, 2007 as Instrument No. 20071113044 which is in a first priority position for the Subject Property.

On March 31, 2009, a Notice of Default and Election to Sell Under Deed of Trust ("NOD") was recorded by ETS against the Subject Property indicating that as of March 27, 2009, Culton was in default in the amount of \$25,886.23. The NOD was recorded with the Los Angeles County Recorder's Office as Instrument No. 20090459490. Thereafter, on July 2, 2009, a Notice of Trustee's Sale ("NTS") was recorded against the Subject Property. The NTS was recorded with the Los Angeles County Recorder's Office as Instrument No. 20090999746. Subsequent to the recordation of the NOD and NTS, Culton and GMAC exchanged communications concerning a foreclosure repayment plan and agreement. On September 17, 2009, Culton, for the benefit of the real property and to cure the default in the NOD and NTS, entered into a "Foreclosure Repayment Agreement," ("FRA") with GMAC, which FRA served as a modification of the DOT Note. Payments were made by Culton, and GMAC accepted Culton's payments, under the DOT Note pursuant to the FRA up to November 2009.

On November 5, 2009, Culton died.¹ Claimant is the Successor Trustee of the Culton Trust, as well as the sole beneficiary of the Subject Property. On November 15, 2009, after

The Los Angeles County Probate Court in Case No. GP016044 issued an order, *nunc pro tunc*, that the Subject Property is deemed property of the Culton Trust at the time of Culton's death on November 5, 2009. At the date of the death the record title to the Subject Property was still in the name of Culton as an unmarried woman. Culton inadvertently failed to transfer the Subject Property back into the Culton Trust after completing the April 2007 refinance on the Subject Property. The Subject Property the court ruled was actually owned by the Culton Trust because the language in the Culton Trust Instrument is sufficient to create a trust in the property.

Culton passed away, Claimant remitted a payment pursuant to the Foreclosure Repayment

Agreement, which GMAC accepted, under the DOT Note. GMAC accepted the payment
remitted by Claimant in both her capacities as Successor Trustee and as Successor in Interest.

Thereafter, on December 10, 2009, at 2:07 p.m., Claimant and her husband, Robert Wieland, notified GMAC of Culton's death by calling GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. GMAC, by and through its representative whose identity is known to GMAC, orally directed Claimant and her husband to *NOT* make any further payments under the Foreclosure Repayment Agreement. GMAC's representative (whose identity is known to GMAC) made an express promise to Claimant that GMAC would suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Claimant and her husband while GMAC determined how to proceed after Culton's death. In reliance upon the statements of GMAC's Loan Servicing Customer Care representative (whose identity is known to GMAC), Claimant did not make the monthly payment for December 2009.

As requested by GMAC, On December 22, 2009, Claimant's husband, Robert Wieland, provided GMAC with a copy of Culton's death certificate.

GMAC failed to note in their records that Culton had passed away and continued to direct communications to her, despite receiving a copy of Culton's death certificate and on January 8, 2010, GMAC sent a letter to Culton stating that the repayment plan previously established at her request was canceled because "the payment was not received by the payment date as specified in the signed repayment agreement."²

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² GMAC further indirectly admitted to the validity and enforceability of the FRA between GMAC and Culton.

On January 28, 2010, ETS, acting in concert with and at the direction of GMAC, conducted a wrongful foreclosure against the Subject Property by way of the July 2, 2009 NTS, (1) despite the representations of GMAC that foreclosure activity concerning the Subject Property would be suspended, (2) despite the representations of GMAC that they would continue to work with Claimant and her husband while GMAC determined how to proceed after Culton's death and (3) despite receiving a copy of Culton's death certificate, without further notice to Claimant.

The Subject Property was sold pursuant to the Notice of Trustee's Sale, and on February 5, 2010, ETS recorded a Trustee's Deed Upon Sale from ETS to Grandana LLC/Lava rock Investments, LLC (Los Angeles County Recorder's Office Instrument No. 20100170064).

The Subject Property was transferred pursuant to Grant Deed on February 26, 2010, from Grandana LLC/Lava Rock Investments, LLC, to Grandana, LLC, Lava Rock Investments, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC, which was recorded with the Los Angeles County Recorder's Office as Instrument No. 20100263451. The Subject Property was quickly re-sold without improvements for approximately \$1,500,000.00. The fair market value of the property was \$2,000,000. A Grant Deed from Grandana LLC, Lava Rock Investments, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC to David Robert Kruse and Linda Faye Kruse Co-Trustees of the David and Linda Kruse Community Property Trust, under trust dated 6/26/03, was recorded with the Los Angeles County Recorder's Office as Instrument No. 20100263451.

On December 7, 2011, Claimant filed an action naming GMAC and ETS as defendants on causes of action for breach of contract, fraud, intentional misrepresentation, negligent misrepresentation and wrongful foreclosure against the Subject Property in the Superior Court of

the State of California, Los Angeles County *Jacquelyn Wieland, Trustee of the Marshell O.*Culton Revocable Living Trust, dated April 28, 2005 v. GMAC Mortgage, LLC, et al., Case No. GC048550) ("LASC Civil Action").

Claimant, through her counsel, on November 8, 2012, filed Proof of Claim No. 3734 in Case No. 12-2028 (MG) *In re Executive Trust Services, LLC* ("Claim 3734") and Proof of Claim No. 3735 in Case No. 12-2032 (MG) *In re GMAC Mortgage, LLC* ("Claim 3735").

Claims 3734 and 3735 are hereinafter collectively referred to as "the Claims." The Claims assert damages in the total amount of \$1,566,415.00 for based on the loss of real property, as of January 28, 2010, wrongfully caused by GMAC and ETS as plead in the LASC Civil Action. There are two claims and therefore, two oppositions filed because the Court ordered that claims be filed separately against the Debtors, even though this is a jointly administered case.

On June 21, 2013 Morrison | Foerster on behalf of The ResCap Borrower Claims Trust ("<u>Trust</u>") sent letters (one each) requesting further information regarding the Claims. Pursuant to the June 21, 2013 letters the deadline to respond was July 22, 2013. Thereafter, on July 15, 2013, prior to the July 22, 2013 deadline, Claimant provided a timely and comprehensive joint response to the Trust's request for further information. A true and correct copy of Claimant's July 15, 2013 letter response is attached hereto as Exhibit 1.

III. BASIS FOR LIABILITY OF DEBTOR

1. The actions of Debtor created a default and foreclosure, where one would not have existed, absent their wrongful conduct.

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- 2. GMAC had a duty not to foreclose on the Subject Property pursuant to its express agreement with Claimant. GMAC ratified the FRA by accepting Culton's payments and further ratified the FRA when it accepted Claimant's November 15, 2013 payment.
- 3. GMAC breached its express agreement to not foreclose and also breached its express promise to Claimant to suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Claimant and her husband while GMAC determined how to proceed after CULTON's death.
- 4. The representations made by GMAC were false. GMAC did not suspend all foreclosure activities against the Subject Property.
- 5. GMAC knew, or should have known, to stay the foreclosure proceedings against the Subject Property pursuant to its representations, assurances and promises to Claimant.
- 6. But for the promises made by GMAC, Claimant would have made the monthly payments pursuant to the FRA (as evidenced by Claimant's November 15, 2009 payment) or offered full tender of the arrearage at that time.

IV. EVIDENCE OF VALIDITY OF THE CLAIM

There has already been filed a detailed claim, with documents, showing the validity of the claim. There will be filed a Declaration, under penalty of perjury, which details that the facts set forth in this Pleading are true and correct, and which will supply documentary evidence showing the validity of this claim. However, the Debtor's Objection to claims, does not even refer to the Claims, as aforesaid, and therefore, the Debtor's Objection must be denied on that ground.

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V. CONCLUSION

WHEREFORE, Jacqueline O. Wieland, as Trustee of the Marshell O. Culton Revocable Living Trust Dated April 28, 2005, and as Successor In Interest of Marshell O. Culton, respectfully requests that Debtor's Objection be DENIED, and the claim described herein be allowed as filed, and such other relief is granted.

Dated: October 16, 2014

Respectfully submitted,

/s/ Mark A. Nialis

By:_____

Mark A. Nialis NIALIS LAW GROUP, APLC 500 N. State College Blvd,. Ste. 1200 Orange, CA 92868

Tel: (714) 634-8001 Fax:(714) 634-3869

Email: Mnialis@NialisLaw.com

Counsel for Claimant/Creditor, ROBERT WIELAND, as Successor Trustee of THE MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005, and as Successor in Interest of Marshell O. Culton

L:\5005 (3971)\Pld\Bankruptcy\WIP\Response to 75th Obj.wpd

Exhibit 1

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 11 of 85

NIALIS LAW GROUP

A PROFESSIONAL LAW CORPORATION

MARK A. NIALIS, ESQ. RONDINE E. MACADAEG, ESQ. TELEPHONE: 714.634.8001 Fax: 714.634.3869

500 NORTH STATE COLLEGE BLVD. **SUITE 1200** ORANGE, CA 92868 WWW. NIALISLAW.COM

SENT VIA EMAIL AND U.S. MAIL

July 15, 2013

Residential Capital, LLC

P.O. Box 385220

Bloomington, MN 55438

Email: Claims.Management@gmacrescap.com

Re:

In re Residential Capital, LLC, et al. (Chapter 11 Bankruptcy)

Case No.:

USBK 12-12020 (MG) (Southern District of New York)

("ResCap Bankruptcy Case")

Our Client:

Jacqueline O. Wieland, as Trustee of the Marshell O. Culton Revocable

Living Trust Dated April 28, 2005

Our File No.: 5005

Claim Nos:

3734 (Executive Trustee Services) and 3735 (GMAC Mortgage, LLC)

This letter is in response to the two (2) Notices dated June 21, 2013 from Morrison Foerster for Residential Capital requesting additional information for Claim Nos. 3734 and 3735.

Proofs of Claim were filed on behalf of Jacqueline O. Wieland, as Trustee of the Marshell O. Culton Revocable Living Trust Dated April 28, 2005 ("Claimant") against Debtors GMAC Mortgage, LLC ("GMAC") and Executive Trustee Services ("ETS") (GMAC and ETS hereinafter collectively as "Debtors") pursuant to the ResCap Bankruptcy Case.

Claimant served upon Debtors a Second Amended Complaint ("SAC") in the Superior Court of the State of California, Los Angeles Superior Court Case No. GC048550, to which non-parties to the ResCap Bankruptcy Case filed a Demurrer to the SAC. Pursuant to the Court's ruling on the Demurrers, Claimant filed a Third Amended Complaint ("TAC").

However, the Demurrers were sustained on issues that did not reduce the substantive claims against the Debtors; the Demurrers were sustained on the grounds that the capacities of the Demurring Parties were fundamentally different from that of the Debtors. As the SAC and TAC 12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 12 of 85

NIALIS LAW GROUP, APLC

In re Residential Capital, LLC, et al. (Chapter 11 Bankruptcy) July 15, 2013 Page 2

show, the allegations and the basis for the calculation of damages as against the Debtors remain the same.

A true and correct copy of the SAC was attached with the original claims. Enclosed please find true and correct copies of the following:

- 1. ResCap Form for Claim 3734;
- 2. ResCap Form for Claim 3735; and
- 3. Third Amended Complaint.

Please contact the undersigned should you have any questions in this matter.

NIALIS LAW GROUP, APLC

(Sent without signature to avoid delay.)

MARK A. NIALIS email: Mnialis@NialisLaw.com

MAN/pm

Enclosures (as noted):

cc: Clients

Alan Lurya, Esq. (Bankruptcy Counsel)

L:\5005 (3971)\Corr\ResCap.01 (BK Addl Info).wpd

Residential Capital, LLC c/o KCC 2335 Alaska Ave

00073P

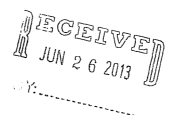
El Segundo, CA 90245

PackID: 136

PRF # 59050*** Case No.: 12-12020 Svc: 3

NameID: 11080091

Jacquelyn O. Wieland, TTE of Marshell O. Culton Rev. Living Trust April 28, 2005 Wildish & Nialis 500 North State College Blvd., Suite 1200 Orange, CA 92868



RESCAP

MORRISON FOERSTER

June 21, 2013

Claim Number: 3734

Dear Claimant: Jacquelyn O. Wieland, TTE of Marshell O. Culton Rev. Living Trust April 28, 2005

You are receiving this letter because you or someone on your behalf filed a Proof of Claim form in the jointly-administered chapter 11 bankruptcy cases of Residential Capital, LLC ("ResCap"), GMAC Mortgage, LLC and other affiliated debtors and debtors in possession (collectively, the "Debtors") pending before the United States Bankruptcy Court for the Southern District of New York, Case No. 12-12020 (MG) (the "ResCap bankruptcy case"), and we need additional information from you regarding the claim(s) ("claim") you are asserting against the Debtors.

The Information we Need From You Regarding Your Proof of Claim:

We reviewed a copy of the Proof of Claim form and documents that you filed in the ResCap bankruptcy case. A copy of your Proof of Claim form is enclosed for your reference. According to our records, you have filed a lawsuit against one or more of the Debtors. Please reply using the attached form and let us know whether the basis for and amount of the claim contained in the Proof of Claim form are the same or different in any way from the claim you have asserted in your lawsuit against the Debtors. Please ensure that you provide specific detail and support as to the basis for and amount of claim referenced in your Proof of Claim. If your lawsuit has been dismissed or withdrawn, please provide a specific explanation as to why you believe that you are still owed money or entitled to other relief from one or more of the Debtors.

You Must Respond to this Letter by no Later Than July 22, 2013:

h accordance with the Order of the Bankruptcy Court (Docket No. 3294, filed March 21, 2013), you must respond to this letter by no later than July 22, 2013 with the requested information and an explanation stating the legal and factual reasons why you believe you are owed money or are entitled to other relief from one or more of the Debtors as of May 14, 2012 (the date the Debtors filed their bankruptcy cases). You must also provide copies of any and all documentation that you believe supports the basis for and amount of your claim. A form is included with this letter to assist you in responding to our request for additional information.

Consequences of Failing to Respond:

If you do not provide the requested information regarding the basis for and amount of your claim and the supporting documentation by July 22, 2013, the Debtors may file a formal objection to your Proof of Claim on one or more bases, including that you failed to provide sufficient information and documentation to support your claim. If the Debtors file such an objection and it is successful, your claim may be disallowed and permanently expunged. If your claim is disallowed and expunged, you will not receive any payment for your claim and any other requests you may have made for non-monetary relief in your Proof of Claim will be denied. Therefore, it is very important that you respond by the date stated above with the requested information and documentation supporting the basis for and amount of your claim.

Residential Capital, LLC P.O. Box 385220 Bloomington, Minnesora 55438

RESCAP

MORRISON | FOERSTER

Claim Information

Claim Number	3734
Basis of Claim	Please see attached letter concerning Claim Nos.
	3734 and 3735.
Explanation that states the	
legal and factual reasons	
why you believe you are	
owed money or are entitled	
to other relief from one of	
the Debtors as of May 14,	
2012 (the date the Debtors	
filed their bankruptcy	
cases) and, you must	·
provide copies of any and	
all documentation that you	
believe supports the basis	
for your claim.	

If your claim relates to a mortgage loan that you believe was originated or serviced by one of the Debtors, please be sure to include the following loan information, so that we can effectively search our records for information on your property and loan, and evaluate your claim.

Loan Number:				
0713280846				
Address of property relate	d to the above loan number:			
830 West Orange	Grove Avenue			
City:	State:	ZIP Code:		
Arcadia	CA .	91006		

Additional resources may be found at - http://www.kccllc.net/rescap

Residential Capital, LLC P.O. Box 385220 Bloomington, MN 55438



Claim #3734 Date Filed: 11/8/2012

B 10 Modified (Official Form 10) (12/11)	• •	
UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN I	DISTRICT OF NEW YORK	PROOF OF CLAIM
Name of Debior: RESIGNITIAL CAP. LLC - EXECUTIVE TRUSTEE SERVI NOTE: This form should not be used to make a claim for an administrative expense (with	er than a claim asserted under 11 ILS C E 503(6)(9)) or	8(MG) (JONT/ADM
case. A "request" for payment of an administrative expense (other than a clait Name of Creditor (the person or other entity to whom the debtor owes money or property):	m asserten unner 11 U.S.C. § 303(b)(9)) may be filed pur	Suant to 11 U.S.C.§ 503.
Name and address where notices should be sent: NameID: 10855520 WILDISH & NIALIS	APRILAS, 2005 HON REV. LIVING TRUST	O Check this box if this claim amends a previously filed claim.
JACQUELINE O WIELAND, AS TRUSTEE OF THE MARSHELI TRUST DATED APRIL 28, 2005 VS GMAC MRTG LLC ET AL 500 North State College Blvd., Suite 1200	L O CULTON REVOCABLE LIVING	Court Claim Number: { fknown } Filed on:
Orange, CA 92868		O Check this box if you are aware
Telephone number: 7/4 634-8001 email: Name and address where payment should be sent (if different from above):		that anyone else has filed a proof of claim relating to this claim.
	■ Date Stamped Copy Returned No self addressed stamped envelope	Attach copy of statement giving particulars.
Telephone number: email:	□ No copy to return	5. Amount of Claim Entitled to Priority under 11 U.S.C.
1. Amount of Claim as of Date Case Filed: 3 SER ATTACHED If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5.		§507(a). If any part of the claim falls into one of the following categories, check the box specifying the priority and state the amount.
Check this box if the claim includes interest or other charges in addition to the principal interest or charges.	i amount of the claim. Allach a statement that itemizes	D Domestic support obligations
2. Basis for Claim: SEE ATTACHEA (See instruction #2)		under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B). U Wages, salaries, or
Last four digits of any number by Mich creditor identifies debtor: 3a. Debtor may have scheduled account as:	3b. Uniform Claim Identifier (optional):	commissions (up in \$11.725*) camed within 180 days before the cose was filed or the
(See instruction #3a)	(See instruction #3b)	debtor's business ceased, whichever is earlier - 11
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right of setoff, at "requested information. "requested information.	Hach required reducted documents, and provide the	U.S.C. §507 (a)(4). Contributions to an employee benefit plan – 11 U.S.C. §507
Nature of property or right of setoff: OReal Estate OMotor Vehicle OOther	•	(a)(5).
Describe:		☐ Up to \$2,600° of deposits toward purchase, lease, or
(when case was filed)		rental of property or services
Amount of prregrage and other charges, as of the time case was filed, included in security		for personal, family, or household use = 11 U.S.C. §507 (a)(7).
Basis for perfection	n:	Taxes or penalties owed to
Amount of Secured Claim: \$ Amount Unsecured	d: \$	governmental units = 11U.S.C. §507 (a)(8).
6. Claim Pursuant to 11 U.S.C. § 503(b)(9): Indicate the amount of your claim arising from the value of any goods received by the Debtor with commencement of the above case, in which the goods have been sold to the Debtor in the ordinary supporting such claim.	Other - Specify applicable paragraph of 11 U.S.C. §507 (a)[).	
5(See instruction #6)		Amount entitled to priority:
7. Credits. The amount of all payments on this claim has been credited for the purpose of m		
8. Documents: Attached are reducted copies of any documents that support the claim, such itemized statements of running accounts, contracts, judgments, mortgages, and security agre completed, and reducted copies of documents providing evidence of perfection of a security definition of "reducted".)	persents If the claim is secured has 4 has have	* Amounts are subject to
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DES	TROYED AFTER SCANNING.	adjustment on 4/1/13 and every 3 years thereafter with respect
If the documents are not available, please explain:		to cases commenced on or
9. Signature: (See instruction #9) Check the appropriate box.		after the date of adjustment.
(Altach copy of power of attorney, if any.)	-	
(See Bookzuptey R See Bookzuptey R I declare under penalty of perjury that the information provided in this claim is true and corr	Rule 3004.) (See Bankruptcy Rule 3005.)	
Print Name: TAC 6N E (UN O. (NIE/AND)	() () () () ()	RECEIVED
Title: TRUSTEE DE MARSHELLO All July Company Culto SREV LIVING TRUST (Strange)	n (), Weland	NOV 0 8 2012
Address and telephone number (if different from notice address above):	11/2/12	KURTZMAN CARSON CONSULTAN

THE CONTRACTOR OF THE CONTRACT

COURT USE ONLY

Telephone number:

SUMMARY OF CLAIM AND INTEREST CALCULATION

The Claimant has sued the debtor on a variety of causes of action in the Superior Court of the State of California, Los Angeles County, in the case of Jacquelyn Wieland, Trustee of the Marshell O. Culton Revocable Living Trust, dated April 28, 2005 v. GMAC Mortgage, LLC et al. Case No. GC048550. Attached as documentary evidence of the claim is the Second Amended Complaint in this case, which constitutes a detailed pleading of the facts underlying this claim, and further contains exhibits demonstrating the validity of the claim against the debtor. The filing of the Chapter 11 petition herein has stopped the litigation as to the debtor, pursuant to 11 USC § 362 et seq. This claim is filed in lieu of litigation as to the debtor. Although multiple parties are listed in the lawsuit, the debtor who is named herein as the subject of this claim is substantively liable for the entire amount of damages set forth below. The amount of the claim is computed as follows:

Damages based on loss of the real property, as of January 28 2010, wrongfully caused by debtor's acts and omissions as plead in the complaint, and which are applicable as to all causes of action.

FMV Value of real property:

\$2,000,000

Less Mortgage:

1,078,000.

922,000

Attorneys fees to May 14, 2012, Chapter 11 filing date plead and recoverable as per the complaint.

25,187

Interest from Jan. 28, 2010 to May 14, 2012

119,228

Interest Calculation: 10% is the statutory legal interest rate in Calif. litigation, from foreclosure date to date of Chapter 11 filing. Property loss, less mortgage is \$922,000@10% simple interest= \$92,200 per year,or \$7683.33/month, or \$252.60/day.

Punitive Damages, as plead and recoverable in the complaint.

500,000

TOTAL:

\$1,566,415

Residential Capital, LLC c/o KCC 2335 Alaska Ave

000137

El Segundo, CA 90245

PRF # 59050*** Case No.: 12-12020 Svc: 3

PackID: 137 NameID: 11080096

Jacquelyn O. Wieland, TTE of Marshell O. Culton Rev. Living Trust April 28, 2005 Wildish & Nialis 500 North State College Blvd., Suite 1200 Orange, CA 92868



RESCAP

MORRISON

FOERSTER

June 21, 2013

Claim Number: 3735

Dear Claimant: Jacquelyn O. Wieland, TTE of Marshell O. Culton Rev. Living Trust April 28, 2005

You are receiving this letter because you or someone on your behalf filed a Proof of Claim form in the jointly-administered chapter 11 bankruptcy cases of Residential Capital, LLC ("ResCap"), GMAC Mortgage, LLC and other affiliated debtors and debtors in possession (collectively, the "Debtors") pending before the United States Bankruptcy Court for the Southern District of New York, Case No. 12-12020 (MG) (the "ResCap bankruptcy case"), and we need additional information from you regarding the claim(s) ("claim") you are asserting against the Debtors.

The Information we Need From You Regarding Your Proof of Claim:

We reviewed a copy of the Proof of Claim form and documents that you filed in the ResCap bankruptcy case. A copy of your Proof of Claim form is enclosed for your reference. According to our records, you have filed a lawsuit against one or more of the Debtors. Please reply using the attached form and let us know whether the basis for and amount of the claim contained in the Proof of Claim form are the same or different in any way from the claim you have asserted in your lawsuit against the Debtors. Please ensure that you provide specific detail and support as to the basis for and amount of claim referenced in your Proof of Claim. If your lawsuit has been dismissed or withdrawn, please provide a specific explanation as to why you believe that you are still owed money or entitled to other relief from one or more of the Debtors.



You Must Respond to this Letter by no Later Than July 22, 2013:

In accordance with the Order of the Bankruptcy Court (Docket No. 3294, filed March 21, 2013), you must respond to this letter by no later than July 22, 2013 with the requested information and an explanation stating the legal and factual reasons why you believe you are owed money or are entitled to other relief from one or more of the Debtors as of May 14, 2012 (the date the Debtors filed their bankruptcy cases). You must also provide copies of any and all documentation that you believe supports the basis for and amount of your claim. A form is included with this letter to assist you in responding to our request for additional information.

Consequences of Failing to Respond:

If you do not provide the requested information regarding the basis for and amount of your claim and the supporting documentation by July 22, 2013, the Debtors may file a formal objection to your Proof of Claim on one or more bases, including that you failed to provide sufficient information and documentation to support your claim. If the Debtors file such an objection and it is successful, your claim may be disallowed and permanently expunged. If your claim is disallowed and expunged, you will not receive any payment for your claim and any other requests you may have made for non-monetary relief in your Proof of Claim will be denied. Therefore, it is very important that you respond by the date stated above with the requested information and documentation supporting the basis for and amount of your claim.

Residential Capital, LLC P.O. Box 385220 Bloomington, Minnesota 55438

RESCAP

MORRISON | FOERSTER

Claim Information

Claim Number	3735
Explanation that states the legal and factual reasons why you believe you are owed money or are entitled to other relief from one of the Debtors as of May 14, 2012 (the date the Debtors filed their bankruptcy	Please see attached letter concerning Claim Nos. 3734 and 3735.
cases) and, you must provide copies of any and all documentation that you believe supports the basis for your claim.	

If your claim relates to a mortgage loan that you believe was originated or serviced by one of the Debtors, please be sure to include the following loan information, so that we can effectively search our records for information on your property and loan, and evaluate your claim.

Loan Number:		
0713280846		
Address of property related to the a	above loan number:	
830 West Orange Grov	e Avenue	
City:	State:	ZIP Code:
Arcadia	CA	91006

Additional resources may be found at - http://www.kccllc.net/rescap

Residential Capital, LLC P.O. Box 385220 Bloomington, MN 55438

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Claim #3735 Date Filed: 11/8/2012

B 10 Modified (Official Form 10) (13	7.133		
		ERN DISTRICT OF NEW YORK	PROOF OF CLAIM
PRESIDENTIALLAP/	GMAC MORTGAGE L	1 (-1/2 /202 - 1/2 //7 /2022)	MGJ/JOINT ADMIN
case. A "request" for pa	en ni make a caam jar an administrative expe N'illent of an administrative avvance todor de	ense (other than a claim asserted under 11 U.S.C. § 5/13(b)(9)	
Name of Creditor (the person or other	entity to whom the debter ower money or an	a visite 3 and polyton mile ne frien	pursum in 11 U.S.C \$ 503
	AND, TTE OF MARSIE!! NameID: 108555	(1) (3) Frank Kral (1) 1 M of	amends a previously filed claim.
WILDISH & NIALIS JACQUELINE O WIELAN TRUST DATED APRIL 28, 500 North State College Blv	D. AS TRUSTEE OF THE MARS	QUELLO CHI TON DELLOCADI E LINGUA	Court Claim Number:(If known)
Orange, CA 92868			Filed on:
Telephone number:	634-8001	emnil:	O Check this box if you are any that anyone else has filed a pro-
Name and address where payment sho	uld be sent (if different from above):	6000 D. J. O J. O D. J J	of claim relating to this claim
	•	Date Stamped Copy ReturnedNo self addressed stamped envelop	Attach copy of statement giving particulars.
Telephone number:		_{email:} □ No copy to return	5. Amount of Claim Entitled Priority under 11 U.S.C.
If all or part of the claim is secured, of the claim is entitled to	se Filed: S. SEE. ATTACHED: complete item 4.	\$1,566,4150	5507(a). If any part of the clifalls into one of the following categories, check the hox specifying the priority and st
		principal amount of the claim. Attach a statement that itemizes	O Domestic support obligation
2. Basis for Claim: SEE AT (See instruction #2)	Basis for Claim: SEE ATTACHES (See Instruction #2)		
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled account a	3b. Uniform Claim Identifier (optional):	UNiges, salaries, or commissions (up to \$11,725 carned within 180 days befo the cuse was filed or the
	(See instruction #3a)	(See instruction #36)	debtor's business ceased, whichever is earlier - 11
 Secured Claim (See instruction #4) Check the appropriate box if the claim i requested information. 	s secured by a lien on property or a right of s	seloff, attach required reducted documents, and provide the	U.S.C. \$597 (a)(4). □ Contributions to an employee
,	OReal Estate OMotor Vehicle OOther		benefit plan - 11 U.S.C. §507 (a)(5).
	Annual Interest Rute	W Cleman Clares	O Up to \$2,600* of deposits toward purchase, lease, or
Amount of arrearage and other charg	(when case was filed) jes, as of the time case was filed, included		rental of property or services for personal, family, or household use = 11 U.S.C.
I any: \$	Basis for pu	erfection:	§507 (a)(7).
Amount of Secured Claim: 5	Amount Ur	nsecured: S	D Taxes or penalties owed to governmental units - 11U.S.(§507 (n)(R)
. Claim Pursuant to 11 U.S.C. § 503(b)(9): ndicate the amount of your claim; arising from the value of any goods received by the Debtor within 20 days before May 14, 2012, the date of appending such claim. The above case, in which the goods have been sold to the Debtor in the ordinary course of such Debtor's business. Attach documentation			Other - Specify applicable paragraph of 11 U.S.C. §507 (a)[].
S	(See instruction #6)		Amount entitled to priority:
Ducuments: Attached are red-ated	on this claim has been credited for the purpo	ose of making this proof of claim. (See instruction #7)	
emized statements of mining accounts, ampleted, and reducted copies of documents of the completed of the control of the contr	opies of any documents that support the clair contracts, judgments, mortgages, and securi ments providing evidence of perfection of a	m, such as promissory notes, purchase orders, invoices, ity agreements. If the claim is secured, box 4 has been security interest are attached. (See instruction #8, and the	2
	NTS. ATTACHED DOCUMENTS MAY B		* Amounts are subject to adjustment on 4/1/13 and eve
the documents are not available, please	e explain:	BE DESTROYED AFTER SCANNING.	3 years thereafter with respec
Signature: (See instruction #9) Check	the appropriate box		to coxes commenced on or after the date of adjustment,
Tam the creditor. O Tam the credit (Attach copy of p	for's authorized agent.	ized ogent. O Tom a guarantar, surety, induser, or other codebtor.	
INI Name: JACGUELUNOCO	(See Booker	uptey Rule 3004.) (See Bankruptcy Rule 300.5.) and correct to the best of my knowledge, information, and	RECEIVED
tle: TTE OF MARGIE! OC ompany: <u>NEW LIVING</u> T Idiess and ielephone number (if differe	LUST (Synature)	algh V. Wieland 1[-2-1	P NOV 0 8 2012

KURTZMAN CARSON CONSULTAL

COURT USE ONLY

Telephone number:

Email:

SUMMARY OF CLAIM AND INTEREST CALCULATION

The Claimant has sued the debtor on a variety of causes of action in the Superior Court of the State of California, Los Angeles County, in the case of Jacquelyn Wieland, Trustee of the Marshell O. Culton Revocable Living Trust, dated April 28, 2005 v. GMAC Mortgage, LLC et al. Case No. GC048550. Attached as documentary evidence of the claim is the Second Amended Complaint in this case, which constitutes a detailed pleading of the facts underlying this claim, and further contains exhibits demonstrating the validity of the claim against the debtor. The filing of the Chapter 11 petition herein has stopped the litigation as to the debtor, pursuant to 11 USC § 362 et seq. This claim is filed in lieu of litigation as to the debtor. Although multiple parties are listed in the lawsuit, the debtor who is named herein as the subject of this claim is substantively liable for the entire amount of damages set forth below. The amount of the claim is computed as follows:

Damages based on loss of the real property, as of January 28 2010, wrongfully caused by debtor's acts and omissions as plead in the complaint, and which are applicable as to all causes of action.

FMV Value of real property:

\$2,000,000

Less Mortgage:

1,078,000

922,000

Attorneys fees to May 14, 2012, Chapter 11 filing date plead and recoverable as per the complaint.

25,187

Interest from Jan. 28, 2010 to May 14, 2012

119,228

Interest Calculation: 10% is the statutory legal interest rate in Calif. litigation, from foreclosure date to date of Chapter 11 filing. Property loss, less mortgage is \$922,000@10% simple interest= \$92,200 per year,or \$7683.33/month, or \$252.60/day.

Punitive Damages, as plead and recoverable in the complaint.

500,000

TOTAL:

\$1,566,415

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 23 of 85 LASC Burbank Civil Dept. 12/06/2012 12:30 FAX 818 953 9455 Ø0002/0003 12/03/2012 15:58 Law Offices (FAX)17146343869 P.002/104 RONDINE E. MACADAEG, ESQ., SBN 263247 1 MARK A. NIALIS, ESQ., SBN 89923 2 WILDISH & NIALIS 500 North State College Boulevard, Suite 1200 Orange, California 92868 3 Tel: (714) 634-8001 / Fax: (714) 634-3869 DEC 03 2012 4 email: rmacadaeg@wildishandnialis.com email: mnialis@wildishandnialis.com 5 Thurstuh Attorneys for Plaintiff JACQUELINE O. WIELAND, as Trustee of BY DIANA KIRBY DEPUTY 6 THE MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005, and as Successor In Interest of Marshell O. Culton 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES, NORTHEAST DISTRICT - BURBANK COURTHOUSE 10 JACQUELINE O. WIELAND, as Trustee of 11) Case No.: GC048550 FILED BY FAX THE MARSHELL O. CULTON REVOCABLE TUNLIMITED CIVILI-LIVING TRUST DATED APRIL 28, 2005, and 12 HEARING DATE PENDING as Successor In Interest of Marshell O. Culton, Hearing Type: Case Management Cont. / 13 Status Conf. re Bankruptcy Plaintiff, Duit. January 31, 2013 14 8:30 a.m BY FAX Time: Dept.: 15 PLAINTIFFS' THIRD AMENDED GMAC MORTGAGE, LLC, a California limited COMPLAINT FOR: 16 liability company; **BREACH OF CONTRACT** 1. EXECUTIVE TRUSTEE SERVICES, LLC dba 2. FRAUD: 17 ETS SERVICES LLC, a Delaware limited 3. INTENTIONAL ·liability corporation; MISREPRESENTATION; MORTGAGEIT, INC., a New York corporation; 18 NEGLIGENT MORTGAGE ELECTRONIC REGISTRATION MISREPRESENTATION 19 SYSTEMS, INC., a Delaware corporation; Assigned for all purposes to: HSBC BANK USA, NATIONAL Hon. Donna Fields Goldstein Judge: 20 ASSOCIATION, A National corporation; Dept.: MCR R DEUTSCH BANK AG, a German corporation; Complaint Filed: December 7, 2011 21 Trial Date: None Set DOES 3 through 50, inclusive, 22 Defendants. 23 Plaintiff JACOUELINE O. WIFI AND, as the Trustee and Executor of the Marshell O. 24 Culton Estate, alleges as follows: 26 **COMMON ALLEGATIONS**

1. Plaintiff IACOUFLING O WIELAND 11 the Superior Towns 1 MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005

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THIRD AMENDED COMPLAINT

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1
     RONDINE E. MACADAEG, ESO., SBN 263247
     MARK A. NIALIS, ESQ., SBN 89923
  2
     WILDISH & NIALIS
     500 North State College Boulevard, Suite 1200
     Orange, California 92868
  3
     Tel: (714) 634-8001 / Fax: (714) 634-3869
     email: rmacadaeg@wildishandnialis.com
     email: mnialis@wildishandnialis.com
  5
     Attorneys for Plaintiff
 6
     JACQUELINE O. WIELAND, as Trustee of
     THE MARSHELL O. CULTON REVOCABLE
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     LIVING TRUST DATED APRIL 28, 2005, and
     as Successor In Interest of Marshell O. Culton
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                     SUPERIOR COURT OF THE STATE OF CALIFORNIA
       COUNTY OF LOS ANGELES, NORTHEAST DISTRICT - BURBANK COURTHOUSE
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     JACQUELINE O. WIELAND, as Trustee of
                                               ) Case No.: GC048550
     THE MARSHELL O. CULTON REVOCABLE
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    LIVING TRUST DATED APRIL 28, 2005, and
                                                 HEARING DATE PENDING
    as Successor In Interest of Marshell O. Culton.
                                                 Hearing Type:
                                                                Case Management Conf. /
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                 Plaintiff,
                                                        Date:
                                                                January 31, 2013
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                                                        Time:
                                                                8:30 a.m
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                                                 PLAINTIFFS' THIRD AMÉNDED
    GMAC MORTGAGE, LLC, a California limited )
                                                 COMPLAINT FOR:
    liability company;
EXECUTIVE TRUSTEE SERVICES, LLC dba
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                                                 1.
                                                    BREACH OF CONTRACT
                                                2.
                                                    FRAUD;
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    ETS SERVICES LLC, a Delaware limited
                                                 3.
                                                    INTENTIONAL
    liability corporation;
                                                    MISREPRESENTATION;
    MORTGAGEIT, INC., a New York corporation;
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                                                    NEGLIGENT
    MORTGAGE ELECTRONIC REGISTRATION
                                                    MISREPRESENTATION
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    SYSTEMS, INC., a Delaware corporation;
                                                 Assigned for all purposes to:
    HSBC BANK USA, NATIONAL
                                                    Judge:
                                                            Hon. Donna Fields Goldstein
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    ASSOCIATION, A National corporation;
                                                    Dept.:
                                                            NCB B
    DEUTSCH BANK AG, a German corporation:
                                                 Complaint Filed:
                                                                December 7, 2011
21
                                                 Trial Date:
                                                                None Set
    DOES 3 through 50, inclusive,
22
                 Defendants.
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          Plaintiff JACQUELINE O. WIELAND, as the Trustee and Executor of the Marshell O.
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    Culton Estate, alleges as follows:
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                                COMMON ALLEGATIONS
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           1.
                 Plaintiff, JACQUELINE O. WIELAND, as the Successor Trustee of THE
    MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005
28
                              THIRD AMENDED COMPLAINT
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("Plaintiff" or "WIELAND"), and as the Successor In Interest of Decedent Marshell O. Culton ("CULTON"), is an individual residing in the City of Arcadia, County of Los Angeles, State of California. See attached Declaration of Jacqueline O. Wieland ("Wieland Dec.") as Successor Trustee and Successor In Interest.

- 2. Plaintiff is informed and believes and thereon alleges that Defendant, MORTGAGEIT, INC. ("MORTGAGEIT"), is, and was at all times herein mentioned a foreign corporation organized and existing under the laws of the State of New York, duly licensed and authorized to do and doing business in the State of California.
- 3. Plaintiff is informed and believes and thereon alleges that Defendant,
 DEUTSCHE BANK AG ("DEUTSCHE BANK"), is, and was at all times herein mentioned, a
 German business corporation authorized to and doing business in the State of California.
- 4. Plaintiff is informed and believes and thereon alleges that Defendant, HSBC BANK USA, NATIONAL ASSOCIATION ("HSBC"), is, and was at all times herein mentioned, a national banking association organized and existing under the laws of the United States, duly licensed and authorized to do business in the State of California.
- 5. Plaintiff is informed and believes and thereon alleges that Defendant, GMAC MORTGAGE (hereafter referred to as "GMAC") is, and at all times herein mentioned was, limited liability company organized and existing under the laws of the State of California, and doing business in California. [Chapter 11 Bankruptcy pending in the United States Bankruptcy Court, Southern District of New York, *In re Residential Capital, LLC, et al.*, Case No. 12-12020 (MG).]
- 6. Plaintiff is informed and believes and thereon alleges that Defendant, EXECUTIVE TRUSTEE SERVICES, LLC dba ETS SERVICES LLC (hereafter referred to as "ETS") is, and at all times herein mentioned was, a foreign corporation organized and existing under the laws of the State of Delaware, authorized to do and doing business in the State of California. [Chapter 11 Bankruptcy pending in the United States Bankruptcy Court, Southern District of New York, *In re Residential Capital, LLC, et al.*, Case No. 12-12020 (MG).]
 - 7. Plaintiff is informed and believes and thereon alleges that Defendant,

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (hereafter referred to as "MERS"), is, and at all times herein mentioned was, a foreign corporation organized and existing under the laws of the State of Delaware, authorized to do and doing business in the State of California.

- 8. Plaintiff is ignorant of the true names and capacities of Defendants sued herein as DOES 1 through 50, inclusive, and therefore sues these Defendants by such fictitious names. Plaintiff will amend the Complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believe, and thereon allege, that each of the fictitiously named Defendants is negligently responsible in some manner for the occurrences herein alleged, and that Plaintiff's losses as herein alleged were proximately caused by such negligence.
- 9. Plaintiff is informed and believes and thereon alleges that, at all times herein mentioned, each Defendant was the agent or employee of each of the remaining Defendants and, in doing the things hereinafter alleged, was acting within the course and scope of such agency or employment.
- 10. Plaintiff is informed and believes and thereon alleges that, at all times herein mentioned, each Defendant acted in concert of action with each and every other Defendant in doing the things hereinafter alleged.
- 11. Plaintiff is informed and believes and thereon alleges that at all times herein mentioned, Defendants, and each of them, approved, authorized, directed and ratified the acts of each and every other Defendant in doing the things hereinafter alleged.
- 12. On or about October 16, 2002, CULTON, mother of Plaintiff, purchased the real property located at <u>830 West Orange Grove Avenue</u>, <u>Arcadia, CA 91006</u> (the "Subject Property").
- 13. On or about July 12, 2005, CULTON, as Trustee, transferred the Subject Property to THE MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED APRIL 28, 2005, (hereinafter "TRUST"), which was recorded with the Los Angeles County Recorder's Office as Instrument No. 051641340.
 - 14. Plaintiff is Decedent CULTON's Successor Trustee and the sole beneficiary of the

Subject Property pursuant to the TRUST.

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15. Pursuant to the TRUST, CULTON declared that she transferred and delivered to the trustee all of her interest in the Subject Property. The Subject Property is listed in the TRUST instrument which Plaintiff, as Successor Trustee, either does not have in her possession or control or which has not already been distributed according to the terms of the TRUST.

- 16. On April 28, 2005, CULTON executed a Trust Transfer Deed transferring the Subject Property to the Trust and recorded this deed on July 12, 2005 in the County of Los Angeles as Instrument No. 20051641339. A true and correct copy of the Trust Transfer Deed is attached to Wieland Dec. as Exhibit "B" and incorporated by this reference; Wieland Dec. ¶ 8.
- Plaintiff is informed and believes and thereon alleges that MORTGAGEIT caused 17. CULTON to take the Subject Property out of the TRUST for purposes of refinancing by way of a note.
- 18. On April 25, 2007, CULTON executed a Quitclaim Deed transferring the Subject Property from the Trust to herself, an unmarried woman, and recorded this deed in the County of Los Angeles as Instrument No. 20071113043 on May 8, 2007. A true and correct copy of the Quitclaim Deed is attached to Wieland Dec. as Exhibit "C" and incorporated by this reference: Wieland Dec. ¶ 9.
- 19. CULTON only transferred the Subject Property out of the TRUST in order to refinance the Subject Property and for no other reason. The deed of trust, dated April 30, 2007 (merely 5 days after recording the Quitclaim Deed), was executed by CULTON in the amount of \$970,000.
- 20. Plaintiff is informed and believes and thereon alleges CULTON encumbered the Subject Property with a Note secured by a First Deed of Trust in the amount of \$970,000.00 (the "Subject First Deed of Trust') dated April 30, 2007, which was recorded in the Los Angeles County Recorder's Office on May 8, 2007 as Instrument No. 20071113044 which is in a first priority position. The Subject First Deed of Trust recites MORTGAGEIT as the Lender and further recites that MERS is a "nominee for the Lender and Lender's successors and assigns" and that MERS is the "beneficiary under this Security Instrument." A true and correct copy of the

2007 Subject First Deed of Trust is attached to Wieland Dec. as Exhibit "D" and incorporated herein by this reference.

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- 21. Plaintiff is informed and believes and thereon alleges that, notwithstanding the Subject First Deed of Trust's recitals regarding MERS as nominee, MERS is also a beneficiary under the Subject First Deed of Trust because of MERS' economic interest and financial gain resulting from its financial interest under the Subject First Deed of Trust and the wrongful foreclosure against the Subject Property. Plaintiff is further informed and believes and thereon alleges that, MERS acted in concert of action with each and every other Defendant to financially gain from the Subject First Deed of Trust.
- 22. Plaintiff is informed and believes and thereon alleges that MORTGAGEIT may have transferred part of its beneficial interest under the Subject First Deed of Trust to DEUTSCHE BANK and HSBC. Plaintiff is further informed and believes and thereon alleges that DEUTSCHE BANK may have transferred part of its beneficial interest under the Subject First Deed of Trust to HSBC. Plaintiff is FURTHER informed and believes and thereon alleges that MORTGAGEIT, DEUTSCHE BANK and HSBC (collectively hereafter as "Lenders/Investors") are the true beneficiaries under the Subject First Deed of Trust because they are the lenders and investors of the Note secured by the Subject First Deed of Trust.
- 23. Plaintiff alleges that MORTGAGEIT failed to record MORTGAGEIT's partial transfers and/or assignments of its beneficial interest under the Subject First Deed of Trust to either DEUTSCHE BANK or HSBC. Plaintiff further alleges that DEUTSCHE BANK also failed to record its partial transfer and/or assignments of its beneficial interest under the Subject First Deed of Trust to HSBC. MORTGAGEIT is the Lender of record title under the Subject First Deed of Trust. Plaintiff is ignorant of Defendants MORTGAGEIT, DEUTSCHE BANK, HSBC and MERS' (collectively as "BENEFICIARIES") exact beneficial interest under the Subject First Deed of Trust as they have failed to record the assignments and/or partial transfers.
- 24. On or about March 31, 2009, a Notice of Default and Election to Sell Under Deed of Trust (the "NOD") was recorded by Defendant ETS against the Subject Property indicating that as of March 27, 2009, CULTON was in default in the amount of \$25,886.23. The NOD was

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27 28 recorded with the Los Angeles County Recorder's Office as Instrument No. 20090459490. (A true and correct copy of which is attached hereto as Exhibit "F.")

- 25. On or about July 2, 2009, a Notice of Trustee's Sale ("NTS") was recorded against the Subject Property. The NTS was recorded with the Los Angeles County Recorder's Office as Instrument No. 20090999746. A true and correct copy of which is attached hereto as Exhibit "G.")
- 26. Subsequent to the recordation of the NOD and NTS, CULTON and Defendant GMAC exchanged communications concerning a foreclosure repayment plan and agreement.
- 27. On or about September 17, 2009, CULTON, for the benefit of the real property, and Defendant GMAC, as Loan Servicing Agent acting on behalf and for the benefit of the BENEFICIARIES under the 2007 Deed of Trust, agreed to enter into a "Foreclosure Repayment Agreement." (A true and correct copy of the Foreclosure Repayment Agreement signed by CULTON is attached hereto as Exhibit "H.") Plaintiff is informed and believes and thereon alleges that Defendant GMAC is in possession of the fully executed copy of the Foreclosure Repayment Agreement. Plaintiff is further informed and believes and thereon alleges that GMAC, as loan servicer, was the agent and employee of each of the remaining Defendants.
- 28. Plaintiff alleges that CULTON attempted to cure the default in the NOD and NTS under the Subject First Deed of Trust by making payments on the "Foreclosure Repayment Agreement" with GMAC. Payments were made pursuant to the Foreclosure Repayment Agreement up to November 2009. Plaintiff is informed and believes and thereon alleges that GMAC accepted CULTON's payments on behalf of and for the benefit of the Beneficiary Investor Pool Defendants under the Subject First Deed of Trust.
- 29. Plaintiff alleges that CULTON performed all conditions, covenants, and promises required on her part to be performed in accordance with the terms and conditions of the Foreclosure Repayment Agreement up to her date of death.
- 30. On or about November 5, 2009, CULTON died. A true and correct copy of the decedent's death certificate is attached to Declaration of Jacqueline O. Wieland re Successor Trustee Status filed concurrently with this Third Amended Complaint ("Wieland Dec.") as

Exhibit "A" and incorporated herein by reference. Plaintiff WIELAND is the Successor Trustee of the TRUST. Plaintiff is also the sole beneficiary of the Subject Property, which is TRUST PROPERTY. All other beneficiaries were granted \$100.00 each from the trust property.

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At the date of the death of the CULTON, the record title to the Subject Property was still in the name of Marshell O. Culton, an unmarried woman. CULTON inadvertently failed to transfer the Subject Property back into the TRUST after completing the refinance on the Subject Property. Such property, however, was actually owned by the TRUST because the language in the TRUST Instrument is sufficient to create a trust in the property. The Court is invited to review California Probate Code Section 15200(a); Estate of Heggstad (1993) 16 Cal.App.4th 943, 949; 20 Cal.Rptr.2d 433, wherein the court stated that "a written declaration of trust by the owner of real property, in which he names himself trustee, is sufficient to create trust that property, and the law does not require a separate deed transferring the property to the trust."

- Based on the foregoing, the Probate Court in Case No. GP016044 issued an order, 32. nunc pro tunc, that the Subject Property is deemed property of the MARSHELL O. CULTON TRUST at the time of CULTON's death on November 5, 2009.
- 33. Plaintiff alleges that on or about November 15, 2009, after CULTON passed away, Plaintiff and her husband Robert Wieland remitted a payment pursuant to the Foreclosure Repayment Agreement, which GMAC accepted on behalf of and for the benefit of the BENEFICIARIES under the Subject First Deed of Trust.
- 34. Plaintiff, as Successor Trustee and as Successor In Interest, promptly notified Defendant GMAC of her mother's death. On or about 12/10/09 at 2:07 p.m., Plaintiff and her husband Robert Wieland called GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. Defendant GMAC, by and through its representative whose identity is known to GMAC, orally directed Plaintiff and Robert Wieland not to make any payments under the Foreclosure Repayment Agreement. Further, Defendant GMAC, by and through its representative whose identity is known to GMAC, made an express promise to Plaintiff that GMAC would suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Plaintiff and her husband while GMAC determined how to proceed

after CULTON's death. (A true and correct copy of Robert Wieland's phone records showing telephone calls made to GMAC Mortgage Loan Servicing Customer Care Department at (866) 725-0782 on 12/10/09 and 1/13/11 is attached hereto as Exhibit "I.")

- 35. Pursuant to the express agreement with GMAC, Plaintiff did not make the monthly payment for December 2009 in reliance upon the statements of GMAC's Loan Servicing Customer Care representative whose identity is known to GMAC.
- 36. On or about December 22, 2009, Robert Wieland thereafter provided Defendant GMAC with a copy of CULTON's death certificate, as requested by GMAC. (A true and correct copy of CULTON's death certificate is attached to Wieland Dec. as Exhibit "A.")
- 37. Defendant GMAC failed to note in their records that CULTON had passed away and continued to direct communications to her, despite receiving a copy of Marshell O Culton's death certificate.
- 38. On or about January 8, 2010, Defendant GMAC sent a letter to CULTON stating that the repayment plan previously established at her request was canceled because "the payment was not received by the payment date as specified in the <u>signed repayment agreement</u>."

 [Emphasis Added] This letter was sent over two months after CULTON passed away and over two weeks after Robert Wieland provided a copy of CULTON's death certificate, as requested by Defendant GMAC. (A true and correct copy of GMAC's letter dated 1/8/10 indirectly admitting the Foreclosure Repayment Agreement between GMAC and CULTON was executed and binding against GMAC is attached hereto as Exhibit "I" and incorporated by reference as though fully set forth herein.)
- 39. Plaintiff is informed and believes and thereon alleges that the BENEFICIARIES under the Subject First Deed of Trust, instructed their agent ETS, to wrongfully foreclose against the Subject Property in breach of GMAC's express agreement with Plaintiff, as Successor Trustee and as Successor In Interest, not to foreclose.
- 40. Plaintiff is informed and believes and thereon alleges that on January 28, 2010, Defendant ETS, acting in concert of action with each and every Defendant, conducted a wrongful foreclosure against the Subject Property by way of a Trustee Sale without any further notice to

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Plaintiff.

- Had Plaintiff not detrimentally relied on GMAC's representations, Plaintiff would have fully tendered that amount which was in foreclosure at that time, which would have been the payments Plaintiff withheld in reliance on GMAC's representations.
- 42. On or about February 5, 2010, Defendant ETS recorded a Trustee's Deed Upon Sale from ETS to Grandana LLC/Lava rock Investments, LLC which was recorded with the Los Angeles County Recorder's Office as Instrument No. 20100170064. (A true and correct copy of which is attached hereto as Exhibit "K.")
- Plaintiff is informed and believes and thereon alleges that twenty days later, on or 43. about February 26, 2010, a Grant Deed was recorded from Grandana LLC/Lava Rock Investments, LLC to Grandana LLC, Lava Rock Investments, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC, which was recorded with the Los Angeles County Recorder's Office as Instrument No. 20100263451. (A true and correct copy of which is attached hereto as Exhibit "L.")
- 44. Plaintiff is informed and believes and thereon alleges that on or about February 26, 2010, the Subject Property was quickly re-sold without improvements for approximately \$1,500,000. A Grant Deed was recorded from Grandana LLC, Lava Rock Investments, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC to David Robert Kruse and Linda Faye Kruse Co-Trustees of the David and Linda Kruse Community Property Trust, under trust dated 6/26/03, which was recorded with the Los Angeles County Recorder's Office as Instrument No. 20100263451. (A true and correct copy of which is attached hereto as Exhibit "M.")

FIRST CAUSE OF ACTION

(Breach of Written Contract As Against

Defendants GMAC, MORTGAGEIT, DEUTSCHE BANK, HSBC, MERS, and DOES 1 through 50, Inclusive)

45. Plaintiff realleges and incorporates Paragraphs 1 through 44, inclusive, as though fully set forth herein.

- 46. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MORTGAGEIT. Plaintiff is further informed and believes and thereon alleges that MORTGAGEIT, as principal, is liable for GMAC's acts and omissions alleged herein.
- 47. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant DEUTSCHE BANK. Plaintiff is further informed and believes and thereon alleges that DEUTSCHE BANK, as principal, is liable for GMAC's acts and omissions alleged herein.
- 48. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant HSBC. Plaintiff is further informed and believes and thereon alleges that HSBC, as principal, is liable for GMAC's acts and omissions alleged herein.
- 49. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MERS. Plaintiff is further informed and believes and thereon alleges that MERS, as principal, is liable for GMAC's acts and omissions alleged herein.
- 50. Plaintiff is informed and believes and thereon alleges that at all times herein alleged, Defendant GMAC, as loan servicer, was acting as an authorized agent and was acting within the course and scope of such agency of MORTGAGEIT, DEUTSCHE BANK, HSBC and MERS (collectively as "BENEFICIARIES") under the Subject First Deed of Trust. Plaintiff is further informed and believes and thereon alleges that Defendants GMAC financially benefitted as the loan servicer agent for Defendants MORTGAGEIT, DEUTSCHE BANK, and HSBC (collectively as "INVESTOR POOL DEFENDANTS") and acted in concert of action with each and every other Defendant in doing the things hereinafter alleged.
- 51. On or about September 17, 2009, CULTON, for the benefit of the real property, and Defendant GMAC, as agent of the BENEFICIARIES, agreed to enter into a "Foreclosure Repayment Agreement." Plaintiff is informed and believes and thereon alleges that Defendant GMAC is in possession of the fully executed copy of the Foreclosure Repayment Agreement (*See* Exhibit "F" for the Foreclosure Repayment Agreement executed by CULTON on 9/17/09.) Plaintiff is informed and believes and thereon alleges that the Foreclosure Repayment Agreement

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was a modification of the Note secured by the Subject First Deed of Trust.

as Successor Trustee and as Successor In Interest.

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Plaintiff alleges that CULTON performed all conditions, covenants, and promises required on her part to be performed in accordance with the terms and conditions of the

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- Foreclosure Repayment Agreement up to her date of death on or about November 5, 2009. 53. Plaintiff is informed and believes and thereon alleges that Defendant GMAC ratified the partially executed Foreclosure Repayment Agreement by accepting CULTON's payments. Plaintiff is informed and believes and thereon alleges that, on or about November 15, 2009, Defendant GMAC further accepted the payment remitted by Plaintiff in both her capacities
- 54. Plaintiff WIELAND is the Successor Trustee of the TRUST. Plaintiff is also the sole beneficiary of the Subject Property, which is TRUST Property, nunc pro tunc, even though the Subject Property is titled nominally in CULTON's individual name.
- Plaintiff is informed and believes and thereon alleges that CULTON was also the 55. predecessor in interest of the TRUST. It was always CULTON's intent that the Subject Property would remain in the TRUST after her refinance. Plaintiff alleges that CULTON entered into the Note with MORTGAGEIT nominally in her individual capacity, but it was always for the benefit of herself and the Subject Property and it inured to the benefit of the TRUST when the Subject Property was deemed by the Probate Court to be Trust Property, nunc pro tunc.
- 56. Plaintiff is CULTON's Successor In Interest, as defined in Code Civ. Proc., § 377.11, and succeed to the decedent CULTON's interest in the action in that Plaintiff is the major beneficiary of decedent's estate or other successor in interest who succeeds to the breach of contract cause of action against Defendants, and each of them, or to the Subject Property that is at issue in this action.
- No other person has a superior right to commence the action or to be substituted 57. for the decedent in the pending action, in both Plaintiff's capacities as Successor Trustee and as Successor In Interest.
- 58. Plaintiff, as Successor Trustee and as Successor In Interest, promptly notified Defendant GMAC of her mother's death. Plaintiff and her husband Robert Wieland called

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GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. Defendant GMAC, by and through its representative whose identity is known to GMAC, orally directed Plaintiff and Robert Wieland not to make any payments under the Foreclosure Repayment Agreement.

- 59. Plaintiff alleges that Defendant GMAC, by and through its representative whose identity is known to GMAC, entered into an **express agreement** with Plaintiff, as Successor Trustee and as Successor In Interest, that GMAC would suspend all foreclosure activity concerning the Subject Property. Plaintiff further alleges that GMAC made an express promise to Plaintiff concerning TRUST property, that GMAC would continue to work with Plaintiff and her husband while GMAC determined how to proceed after CULTON's death. (A true and correct copy of Robert Wieland's phone records showing telephone calls made to GMAC Mortgage Loan Servicing Customer Care Department at (866) 725-0782 on 12/10/09 and 1/13/11 is attached hereto as Exhibit "I.")
- 60. Plaintiff did not make the monthly payment for December 2009 in reliance upon the statements of GMAC's Loan Servicing Customer Care representative whose identity is known to GMAC.
- 61. On or about January 8, 2010, Defendant GMAC sent a letter to CULTON stating that the repayment plan previously established at her request was canceled because "the payment was not received by the payment date as specified in the <u>signed repayment agreement</u>." [Emphasis Added] (Exhibit "J") Plaintiff is informed and believes and thereon alleges that GMAC's letter indirectly admitted to the validity and enforceability of the Foreclosure Repayment Agreement.
- 62. Plaintiff alleges that GMAC had a duty not to foreclose on the subject property pursuant to its express agreement with Plaintiff. Plaintiff further alleges that on or about January 8, 2010, Defendant GMAC breached its express agreement with Plaintiff, as Successor Trustee and Successor In Interest, not to foreclose against the Subject Property. Plaintiff also alleges that GMAC breached its express promise to Plaintiff to suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Plaintiff and her

husband while GMAC determined how to proceed after CULTON's death. Plaintiff is informed and believes and thereon alleges that at the time of GMAC's breach, GMAC was acting on behalf of itself and on behalf of and for the benefit of Defendants MORTGAGEIT, DEUTSCHE BANK, HSBC, and MERS.

- 63. Plaintiff is informed and believes and thereon alleges that the BENEFICIARIES under the Subject First Deed of Trust instructed their agent EXECUTIVE TRUSTEE SERVICES to wrongfully foreclose against the Subject Property in breach of GMAC's express agreement with Plaintiff, as Successor Trustee and as Successor In Interest, not to foreclose.
- 64. Plaintiff is informed and believes and thereon alleges that on January 28, 2010, Defendant ETS, acting in concert of action with each and every Defendant, conducted a wrongful foreclosure against the Subject Property by way of a Trustee Sale without any further notice to Plaintiff.
- 65. Plaintiff alleges that she is excused from making payments pursuant to GMAC's express promise not to foreclose against the TRUST property. Had Plaintiff not detrimentally relied on GMAC's representations, Plaintiff would have fully tendered the arrearage at that time, which would have been the payments Plaintiff withheld in reliance on GMAC's express promise.
- 66. As a direct and proximate result of Defendant GMAC's breach of the express agreement with Plaintiff not to foreclose, Plaintiff has been damaged by the wrongful foreclosure against the Subject Property, in an amount according to proof at trial.

SECOND CAUSE OF ACTION

(Fraud - Promise Made Without Intention to Perform Against Defendants GMAC, MORTGAGEIT, DEUTSCHE BANK, HSBC, MERS, ETS and DOES 1 through 50, Inclusive)

- 67. Plaintiff realleges and incorporates herein by reference Paragraph Nos. 1 through 66, inclusive, of this Complaint as though set forth in full herein.
- 68. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MORTGAGEIT. Plaintiff is further informed and believes and thereon alleges that MORTGAGEIT, as principal, is liable for GMAC's acts and omissions

alleged herein.

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69. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant DEUTSCHE BANK. Plaintiff is further informed and believes and thereon alleges that DEUTSCHE BANK, as principal, is liable for GMAC's acts and omissions alleged herein.

- 70. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant HSBC. Plaintiff is further informed and believes and thereon alleges that HSBC, as principal, is liable for GMAC's acts and omissions alleged herein.
- Plaintiff is informed and believes and thereon alleges that GMAC is the duly 71. qualified agent of Defendant MERS. Plaintiff is further informed and believes and thereon alleges that MERS, as principal, is liable for GMAC's acts and omissions alleged herein.
- 72. Plaintiff is informed and believes and thereon alleges that at all times herein alleged, Defendant GMAC, as loan servicer, was acting as an authorized agent and was acting within the course and scope of such agency of MORTGAGEIT, DEUTSCHE BANK, HSBC and MERS (collectively as "BENEFICIARIES") under the Subject First Deed of Trust. Plaintiff is further informed and believes and thereon alleges that Defendants GMAC financially benefitted as the loan servicer agent for Defendants MORTGAGEIT, DEUTSCHE BANK, and HSBC (collectively as "INVESTOR POOL DEFENDANTS") and acted in concert of action with each and every other Defendant in doing the things hereinafter alleged.
- 73. Plaintiff, as Successor Trustee, promptly notified Defendant GMAC of CULTON's death. On or about 12/10/09 at 2:07 p.m., Plaintiff and her husband Robert Wieland called GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. Defendant GMAC, by and through its representative whose identity is known to GMAC, orally directed Plaintiff and Robert Wieland not to make any payments under the Foreclosure Repayment Agreement. Further, Defendant GMAC, by and through its representative whose identity is known to GMAC, made an express promise to Plaintiff that GMAC would suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Plaintiff and her husband while GMAC determined how to proceed after CULTON's death.

(See Exhibit "I" for telephone calls made to GMAC Mortgage Loan Servicing Customer Care Department at (866) 725-0782 on 12/10/09 and 1/13/11).

- 74. At the time Defendant, GMAC made this express promise to Plaintiff concerning the Subject Property, which is TRUST property, GMAC had no intention of performing it. On or about January 8, 2010, Defendant GMAC sent a letter to CULTON stating that the repayment plan previously established at her request was canceled because "the payment was not received by the payment date as specified in the signed repayment agreement." (Exhibit "I")
- 75. The express promise was made by Defendant GMAC by and through it's Loan Servicing Customer Care representative whose identity is known to GMAC, with the intent to induce Plaintiff not to make the monthly payments under the Foreclosure Repayment Agreement so Defendant GMAC could proceed with wrongfully foreclosing against the Subject Property pursuant to the Subject First Deed of Trust. Defendant GMAC knew or should have known to stay the foreclosure proceedings against the Subject Property.
- 76. Plaintiff, at the time GMAC's express promise was made and at the time Plaintiff took the actions herein alleged, was ignorant of Defendant GMAC's secret intention not to perform. Plaintiff could not, in the exercise of reasonable diligence, have discovered Defendant GMAC's secret intention. In reliance on the express promise of Defendant GMAC, Plaintiff did not make a payment pursuant to the Foreclosure Repayment Agreement or pursuant to the express agreement with GMAC, while Plaintiff was waiting for Defendant GMAC's response and direction on how to proceed with the TRUST property. If Plaintiff had known of the actual intention of Defendant GMAC, Plaintiff would have made the monthly payments pursuant to the Foreclosure Repayment Agreement and her subsequent express agreement with GMAC, to ensure the postponement of foreclosure activity against the Subject Property.
- 77. Defendant GMAC failed to abide by its express agreement with Plaintiff to suspend all foreclosure activity against the Subject Property while GMAC determined how to proceed after CULTON's death. Instead, on or about January 28, 2010, GMAC, in concert of action with each and every remaining Defendant caused Defendant ETS to wrongfully foreclose against the Subject Property pursuant to the Notice of Sale dated July 2, 2009 (Exhibits "G" and

- "K"). But for the promises made by Defendant GMAC, by and through its Loan Servicing Customer Care representative whose identity is known to GMAC, Plaintiff would have made the monthly payments pursuant to the Foreclosure Repayment Agreement or offered full tender of the arrearage at that time.
- 78. As a direct and proximate result of Defendant GMAC's promise made without intention to perform, Plaintiff has been damaged by the wrongful foreclosure against the Subject Property, in an amount according to proof at trial.

THIRD CAUSE OF ACTION

(Intentional Misrepresentation As Against

<u>Defendants GMAC, MORTGAGEIT, DEUTSCHE BANK, HSBC, MERS, ETS</u> and DOES 1 through 50, Inclusive)

- 79. Plaintiff realleges and incorporates Paragraphs Nos. 1 through 78, inclusive, as though fully set forth herein.
- 80. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MORTGAGEIT. Plaintiff is further informed and believes and thereon alleges that MORTGAGEIT, as principal, is liable for GMAC's acts and omissions alleged herein.
- 81. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant DEUTSCHE BANK. Plaintiff is further informed and believes and thereon alleges that DEUTSCHE BANK, as principal, is liable for GMAC's acts and omissions alleged herein.
- 82. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant HSBC. Plaintiff is further informed and believes and thereon alleges that HSBC, as principal, is liable for GMAC's acts and omissions alleged herein.
- 83. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MERS. Plaintiff is further informed and believes and thereon alleges that MERS, as principal, is liable for GMAC's acts and omissions alleged herein.
 - 84. Plaintiff is informed and believes and thereon alleges that at all times herein

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alleged, Defendant GMAC, as loan servicer, was acting as an authorized agent and was acting within the course and scope of such agency of MORTGAGEIT, DEUTSCHE BANK, HSBC and MERS (collectively as "BENEFICIARIES") under the Subject First Deed of Trust. Plaintiff is further informed and believes and thereon alleges that Defendants GMAC financially benefitted as the loan servicer agent for Defendants MORTGAGEIT, DEUTSCHE BANK, and HSBC (collectively as "INVESTOR POOL DEFENDANTS") and acted in concert of action with each and every other Defendant in doing the things hereinafter alleged.

- Plaintiff, as Successor Trustee, promptly notified Defendant GMAC of 85. CULTON's death. On or about 12/10/09 at 2:07 p.m., Plaintiff and her husband Robert Wieland called GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. Defendant GMAC, by and through its representative whose identity is known to GMAC, orally directed Plaintiff and Robert Wieland not to make any payments under the Foreclosure Repayment Agreement. Further, Defendant GMAC, by and through its representative whose identity is known to GMAC, made an express promise to Plaintiff that GMAC would suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Plaintiff and her husband while GMAC determined how to proceed after CULTON's death. (See Exhibit "I" for telephone calls made to GMAC Mortgage Loan Servicing Customer Care Department at (866) 725-0782 on 12/10/09 and 1/13/11).
- 86. The representations made by Defendant GMAC to suspend all foreclosure activity concerning the Subject Property while it determined how to proceed after CULTON's death were in fact false. The true facts were that Defendants and each of them did not suspend foreclosure activities against the Subject Property. Instead, on or about January 28, 2010, GMAC, in concert of action with each and every remaining Defendant caused Defendant ETS to wrongfully foreclose against the Subject Property pursuant to the Notice of Sale dated July 2, 2009 (Exhibits "G" and "K").
- 87. When Defendant GMAC made these representations to Plaintiff, GMAC knew them to be false and made these representations with the intention to deceive and defraud Plaintiff and to induce Plaintiff to act in reliance on these representations in the manner hereafter

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alleged, or with the expectation that Plaintiff would so act. Defendant GMAC knew or should have known to stay the foreclosure proceedings against the Subject Property.

- Plaintiff, at the time said representations was made by Defendant GMAC and at 88. the time Plaintiff took the actions herein alleged, was ignorant of the falsity of Defendant's representations and believed them to be true. In reliance on these representations, Plaintiff was induced to not, and did not, make the monthly payments pursuant to the Foreclosure Repayment Agreement and her subsequent express agreement with GMAC. Had Plaintiff known the actual facts, Plaintiff would have made the payments pursuant to the Foreclosure Repayment Agreement or offered full tender of the arrearage at that time, to ensure the Subject Property was not foreclosed upon. Plaintiff's reliance on Defendant GMAC Loan Servicing Customer Care agent's representations was justified because Plaintiff had no reason to believe Defendant GMAC would wrongfully foreclose against the Subject Property while Plaintiff was ready, willing and able to make payments pursuant to the Foreclosure Repayment Agreement. While Plaintiff was having the above-described discussions with Defendant GMAC, Plaintiff was working on, and making alterations and improvements to, the Subject Property.
- 89. As a direct and proximate result of the fraudulent conduct of Defendants GMAC as herein alleged, Plaintiff was damaged in a sum according to proof at trial.
- 90. The aforementioned conduct of Defendant GMAC was an intentional misrepresentation, deceit, or concealment of a material fact known to the Defendant with the intention on the part of Defendant of thereby depriving Plaintiff of property or legal rights or otherwise causing injury, and was despicable conduct that subjected Plaintiff to a cruel and unjust hardship in conscious disregard of Plaintiff's rights, so as to justify an award of exemplary and punitive damages.

FOURTH CAUSE OF ACTION

(Negligent Misrepresentation as Against

Defendants GMAC, MORTGAGEIT, DEUTSCHE BANK, HSBC, MERS, ETS and DOES 1 through 50, Inclusive)

91. Plaintiff realleges and incorporates Paragraphs Nos. 1 through 89, inclusive, as

> 18 THIRD AMENDED COMPLAINT

though fully set forth herein.

- 92. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MORTGAGEIT. Plaintiff is further informed and believes and thereon alleges that MORTGAGEIT, as principal, is liable for GMAC's acts and omissions alleged herein.
- 93. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant DEUTSCHE BANK. Plaintiff is further informed and believes and thereon alleges that DEUTSCHE BANK, as principal, is liable for GMAC's acts and omissions alleged herein.
- 94. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant HSBC. Plaintiff is further informed and believes and thereon alleges that HSBC, as principal, is liable for GMAC's acts and omissions alleged herein.
- 95. Plaintiff is informed and believes and thereon alleges that GMAC is the duly qualified agent of Defendant MERS. Plaintiff is further informed and believes and thereon alleges that MERS, as principal, is liable for GMAC's acts and omissions alleged herein.
- 96. Plaintiff is informed and believes and thereon alleges that at all times herein alleged, Defendant GMAC, as loan servicer, was acting as an authorized agent and was acting within the course and scope of such agency of MORTGAGEIT, DEUTSCHE BANK, HSBC and MERS (collectively as "BENEFICIARIES") under the Subject First Deed of Trust. Plaintiff is further informed and believes and thereon alleges that Defendants GMAC financially benefitted as the loan servicer agent for Defendants MORTGAGEIT, DEUTSCHE BANK, and HSBC (collectively as "INVESTOR POOL DEFENDANTS") and acted in concert of action with each and every other Defendant in doing the things hereinafter alleged.
- 97. Plaintiff, as Successor Trustee, promptly notified Defendant GMAC of CULTON's death. On or about 12/10/09 at 2:07 p.m., Plaintiff and her husband Robert Wieland called GMAC's Mortgage Loan Servicing Customer Care Department at (866) 725-0782. Defendant GMAC, by and through its representative whose identity is known to GMAC, orally directed Plaintiff and Robert Wieland not to make any payments under the Foreclosure

Repayment Agreement. Further, Defendant GMAC, by and through its representative whose identity is known to GMAC, made an express promise to Plaintiff that GMAC would suspend all foreclosure activity concerning the Subject Property and that GMAC would continue to work with Plaintiff and her husband while GMAC determined how to proceed after CULTON's death. (See Exhibit "I" for telephone calls made to GMAC Mortgage Loan Servicing Customer Care Department at (866) 725-0782 on 12/10/09 and 1/13/11).

- 98. The representations made by Defendant GMAC were in fact false. The true facts were that Defendant did not suspend all foreclosure activities against the Subject Property. Instead, on or about January 28, 2010, GMAC, in concert of action with each and every remaining Defendant caused Defendant ETS to wrongfully foreclose against the Subject Property pursuant to the Notice of Sale dated July 2, 2009 (Exhibits "G" and "K"). Defendant GMAC knew or should have known to stay the foreclosure proceedings against the Subject Property.
- 99. Defendant GMAC made these representations with the intention of inducing Plaintiff to act in reliance on these representations in the manner hereafter alleged, or with the expectation that Plaintiff would so act.
- the time Plaintiff, at the time said representations were made by Defendant GMAC and at the time Plaintiff took the actions herein alleged, was ignorant of the falsity of Defendant GMAC's representations and believed them to be true. In reliance on these representations, Plaintiff was induced to not, and did not, make the monthly payments pursuant to the Foreclosure Repayment Program or the express agreement Plaintiff entered into with GMAC. Had Plaintiff known the actual facts, Plaintiff would have made the payments pursuant to the Foreclosure Repayment Agreement, or offer full tender of the arrearages at that time, to ensure the Subject Property was not foreclosed upon. Plaintiff's reliance on Defendant GMAC's representations was justified because she had no reason to believe Defendant GMAC would wrongfully foreclose against the Subject Property while Plaintiff was ready, willing and able to make payments pursuant to the Foreclosure Repayment Program or the express agreement with GMAC. While Plaintiff was having the above-described discussions with Defendant GMAC, Plaintiff was working on, and making alterations and improvements to, the Subject Property.

As a direct and proximate result of the fraudulent conduct of Defendant GMAC as 101. 1 herein alleged, Plaintiff was damaged in a sum according to proof at trial. 2 WHEREFORE, Plaintiff prays judgment against Defendants, and each of them, as follows: 3 On the First Cause of Action: 4 General and special damages in a sum to be determined according to proof. 1. 5 On the Second Cause of Action: 6 1. General and special damages in a sum to be determined according to proof. 7 2. Punitive damages according to proof. 8 On the Third Cause of Action: 9 1. General and special damages in a sum to be determined according to proof. ~-1.0 Punitive damages according to proof. 2. 11 On the Fourth Cause of Action 12 General and special damages in a sum to be determined according to proof. 1. 13 On All Causes of Action: 14 1. For costs of suit herein incurred. 15 For attorneys' fees and costs as allowed by law and statute, according to proof. 2. 16 3. For prejudgment interest at the legal rate from the date first allowable by law. 17 4. For such other and further relief as the Court deems just and proper. 18 Dated: December 3, 2012 WILDISH & NIALIS 19 20 By: 21 22 NDINE E. MACADAEG Attorney for Plaintiff 23 JACQUELINE O. WIELAND, as Trustee of THE MARSHELL O. CULTON REVOCABLE LIVING TRUST DATED 24 APRIL 28, 2005 and as Successor In Interest 25 of Marshell O. Culton L:\5005 (3971)\Pld\Complaint.04 (TAC).wpd 26 27 28

Exhibit H

Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document 12-12020-mg Doc 7645

Pg 46 of 85

Order: 0000000 Title Officer: 00 Comment:

Station 1d: XT15

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Pages: 0003

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

03/31/09 AT 08:00AM

FEES: 14.00 TAXE5: 0.00 OTHER: 0.00 PAID: 14.00



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LOS ANGELES, CA Document: ND 2009.459490

Branch: 1LA, User: AD16

Page 1 of 3

Branch: 1LA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XT15

RECORDING REQUESTED BY:

LSI TITLE COMPANY, INC.

WHEN RECORDED MAIL TO: ETS Services, LLC 2255 North Ontario Street, Suite 400 Burbank, California 91504-3120



SPACE ABOVE THIS LINE FOR RECORDER'S USE

TS No.: GM-196568-C Loan No.: 0713280846

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

IMPORTANT NOTICE IF YOUR PROPERTY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR PAYMENTS IT MAY BE SOLD WITHOUT ANY COURT ACTION.

and you may have the legal right to bring your account in good standing by paying all of your past due payments plus permitted costs and expenses within the time permitted by law for reinstatement of your account, which is normally five business days prior to the date set for the sale of your property. No sale date may be set until three months from the date this notice of default may be recorded (which date of recordation appears on this notice).

This amount is \$25,886.23 as of 3/27/2009, and will increase until your account becomes current. While your property is in foreclosure, you still must pay other obligations (such as insurance and taxes) required by your note and deed of trust or mortgage. If you fail to make future payments on the loan, pay taxes on the property, provide insurance on the property, or pay other obligations as required in the note and deed of trust or mortgage, the beneficiary or mortgagee may insist that you do so in order to reinstate your account in good standing. In addition, the beneficiary or mortgagee may require as a condition of reinstatement that you provide reliable written evidence that you paid all senior liens, property taxes, and hazard insurance premiums.

Upon your written request, the beneficiary or mortgagee will give you a written itemization of the entire amount you must pay. You may not have to pay the entire unpaid portion of your account, even though full payment was demanded, but you must pay all amounts in default at the time payment is made. However, you and your beneficiary or mortgagee may mutually agree in writing prior to the time the notice of sale is posted (which may not be earlier than the three month period stated above) to, among other things. (1) provide additional time in which to cure the default by transfer of the property or otherwise; or (2) establish a schedule of payments in order to cure your default; or both (1) and (2).

Following the expiration of the time period referred to in the first paragraph of this notice, unless the obligation being foreclosed upon or a separate written agreement between you and your creditor permits a longer period, you have only the legal right to stop the sale of your property by paying the entire amount demanded by your creditor. To find out the amount you must pay, or to arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other reason, contact, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.

C/O ETS Services, LLC 2255 North Ontario Street, Suite 400 Burbank, California 91504-3120 (818) 260-1600 phone

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Page 2 of 3

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 48 of 85

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Station 1d:XT15

TS NO.: GM-198568-C

LOAN NO.: 0713280848

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

If you have any questions, you should contact a lawyer or the governmental agency which may have insured your loan. Notwithstanding the fact that your property is in foreclosure, you may offer your property for sale provided the sale is concluded prior to the conclusion of the foreclosure.

Remember, YOU MAY LOSE LEGAL RIGHTS IF YOU DO NOT TAKE PROMPT ACTION.

NOTICE IS HEREBY GIVEN: That Executive Trustee Services, LLC dba ETS Services, LLC is either the original trustee, the duly appointed substituted trustee, or acting as agent for the trustee or beneficiary under a Deed of Trust dated 4/30/2007, executed by MARSHELL O CULTON, AN UNMARRIED WOMAN, as Trustor, to secure certain obligations in favor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., as beneficiary, recorded 5/8/2007, as Instrument No. 20071113044, in Book, Page, of Official Records in the Office of the Recorder of Los Angeles County, California describing land therein as:

AS MORE FULLY DESCRIBED IN SAID DEED OF TRUST

including ONE NOTE FOR THE ORIGINAL sum of \$970,000.00; that the beneficial interest under such Deed of Trust and the obligations secured thereby are presently held by the undersigned; that a breach of, and default in, the obligations for which such Deed of Trust is security has occurred in that payment has not been made of:

Installment of Principal and Interest plus Impounds and/or advances which became due on 11/1/2008 plus late charges, and all subsequent installments of principal, interest, balloon payments, plus impounds and/or advances and late charges that become payable.

That by reason thereof, the present beneficiary under such deed of trust, has executed and delivered to said duly appointed Trustee, a written Declaration of Default and Demand for same, and has deposited with said duly appointed Trustee, such deed of trust and all documents evidencing obligations secured thereby, and has declared and does hereby declare all sums secured thereby immediately due and payable and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

The undersigned declares that the beneficiary or its authorized agent has declared that they have complied with California Civil Code Section 2923.5 by making contact with the borrower or tried with due diligence to contact the borrower as required by California Civil Code Section 2923.5.

Dated: 3/27/2009

ETS Services, LLC as agent for beneficiary

Maria DeBelen

BY:

TRUSTEE SALE OFFICER

LOS ANGELES, CA Document; ND 2009.459490

Exhibit G

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 50 of 85

Branch: 1LA, User: AD16 Order: 0000000 Title Officer: 00 Comment:

Station Id :XT15

This page is part of your document - DO NOT DISCARD





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Recorder's Office, Los Angeles County,
California

07/02/09 AT 08:00AM

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THIS FORM IS NOT TO BE DUPLICATED

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LOS ANGELES.CA Document: NT 2009.999746 Page Lof3

Branch: 1LA.User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XTJ5

RECORDING REQUESTED BY ETS Services, LLC

AND WHEN RECORDED MAIL TO: ETS Services, LLC 2255 North Onterio Street, Suite 400 Burbank, California 91504-3120

T.S. No. GM-196568-C Loan No. 0713280846

07/02/2009 17/02/2009 20090999746

SPACE ABOVE THIS DIE FOR RECORDERS 154

NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 4/30/2007. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

A public auction sale to the highest bidder for cash, cashier's check drawn on a state or national bank, check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, or savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed frustee. The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to satisfy the obligation secured by said Deed of Trust. The undersigned Trustec disclaims any liability for any incorrectness of the property address or other common designation, if any, shown herein.

TRUSTOR:MARSHELL O CULTON, AN UNMARRIED WOMAN

Recorded 5/8/2007 as Instrument No. 20071113044 in Book , page of Official Records in the office of the Recorder of Los Angeles County, California, Date of Sale:7/27/2009 at 10:30 AM

Piece of Sale: At the west side of the Los Angeles County Courthouse, directly facing Norwalk Blvd., 12720 Norwalk Blvd., Norwalk, California

Properly Address is purported to be: 830 WEST ORANGE GROVE AVENUE ARCADIA, CA 91006

APN#: 5769-015-007

The total amount secured by said instrument as of the time of thitial publication of this notice is \$1,075,490.40, which includes the total amount of the unpaid balance (including accrued and unpaid interest) and reasonable estimated costs, expenses, and advances at the time of initial publication of this notice.

Pursuant to California Civil Code §2923.54 the undersigned, on behalf of the beneficiary, loan servicer or authorized agent, declares as follows:

[1] The mortgage loan servicer has obtained from the commissioner a final or temporary order of exemption pursuant to Section 2923.53 that is current and valid on the date the notice of sale is filed; [2] The timeframe for giving notice of sale specified in subdivision (a) of Section 2923.52 does not apply pursuant to Section 2923.52 or 2923.55.

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LOS ANGELES, CA Document: NT 2009,999746

Page 2 of 3

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 52 of 85

Branch: 11_A.User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XT15

T.S. No. GM-196568-C Loan No. 0713280846

Date: 7/1/2009

ETS Sorvices, LLC 2255 North Ontario Street, Suite 400 Burbank, California 91504-3120 Sale Ling: 714-730-2727

Sunil Jayasinha, TRUSTEE SALE OFFICER

LOS ANGELES, CA Document: NT 2009.999746

Page 3 of 3

Exhibit H

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09/17/09

FORECLOSURE REPAYMENT AGREEMENT

MARSHELL O CULTON

254 ANGELOPL ARCADIA

CA 91006-1501

RE:

Account Number

0713280846

Property Address

830 WEST ORANGE GROVE AVENUE

ARCADIA

CA 91006-0000

MARSHELL O CULTON ("Customer") and GMAC Mongage, LLC ("Lender"), in consideration for the mutual covenants set forth in this Foreclosure Repayment Agreement (the "Agreement"), hereby agree as follows:

- There is an outstanding debt to the Lender pursuant to a note and mortgage or deed of trust or equivalent security instrument (the "Mortgage") executed on 05/07/07, in the original principal amount of \$970000.00.
- The account is presently in default for non-payment to Lender of the 01/01/09 installment and all subsequent monthly payments due on the Morigage for principal, interest, escrows and charges.
- 3. The amount necessary to cure the default is \$57,870.80 plus such additional amounts that are presently due under the terms of the loan documents as of 09/17/09, and will increase until the default in the account is brought current.
- 4. Lender has instituted force) osure proceedings against the property securing the Mortgage indebtedness, which proceedings will continue until the default(s) described herein is are brought current under the terms of the Mortgage, or otherwise cured as provided for in this Agreement.
- 5. Notwithstanding the foregoing, Lender agrees to suspend but not terminate foreclosure activity on the default account, provided we receive the executed Agreement and we receive the initial installment in the amount of \$2,790.00 no later than 09/26/09. This executed Agreement can be mailed or faxed to us at:

09/17/09 Account Number 0713280846 Page Two

GMAC Mongage, LLC

Attention: Default Payment Processor

3451 Hammond Avenue Waterloo, 1A 50702 Fax: 866-340-5043

- 6. Pursuant to your request you agree to pay the remainder of the default, \$55,080.80, as indicated in the Payment Schedule enclosed and made a part hereof by reference. Customer understands that payments due under the Payment Schedule may include amounts due for real estate taxes and insurance, and the Payment Schedule amounts may, in such event, have to be increased, at the sole option of the Lender, if the items for such escrow purposes should increase during the duration of the Agreement.
- 7. All payments under this Agreement, including the regular monthly payments, shall be made in certified funds or cashier's check, shall include the account number on the Customer's check or on a written attachment to the check, and shall be sent to the following address:

GMAC Mortgage, LLC Attention: Default Payment Processor 3451 Hammond Avenue Waterloo, 1A 50702

Additional methods of remitting payments under this agreement are:

- Money Gram using a Receive Code of 2365
- Western Union using a Code City and State of Home, IA

If payment is tendered in any other form, Lender may return the payment and invoke any remedies available under the loan documents and this Agreement.

In the event we do not receive timely payment called for under this Agreement, Lender may, without further notice to Customer, undertake or continue collection or foreclosure activities. In such event, any payments tendered under this Agreement shall be applied to the account in the manner specified in the Mortgage, and there will be no right to a refund of the tendered funds. In the event Lender chooses to accept any payment not in the full amount called for under this Agreement, such acceptance shall not be deemed a waiver of Lender's right to declare a default under this Agreement. Upon any default in meeting the terms of this Agreement, any such payments received under the terms of this Agreement shall be applied first against the default in the account, with the excess, if any, then applied according to the terms of the Mortgage. The panies expressly understand and agree time shall be of the essence as to the obligation under this Agreement.

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09/17/09 Account Number 0713280846 Page Three

- 9. Customer understands and agrees that all other provisions, covenants and agreements set forth in the Mortgage shall remain in force and effect during the duration of this Agreement and thereafter, and this Agreement shall not constitute a modification or extension of the Mortgage.
- If a notice of a new or subsequent bankruptcy is received during the duration of this
 Agreement, the Agreement will automatically be voided.
- 11. Acceptance of any payment hereunder shall not constitute a cure nor be deemed a waiver of the existing default, and in no manner shall such acceptance prejudice any rights of Lender to proceed with the Trustee Sale Action noticed in the Notice of Default, and shall not constitute a violation of Canifornia Code of Civil Procedure Section 726.580(a), 580(d) (the One Form of Action Rule), and shall not invalidate the Notice of Default. Customer expressly relinquishes and waives any rights, claims and defenses Customer may have under any of the Code of Civil Procedure Sections or under the Loan with regard to any whole or partial payments, whether current, past or future.
- 12. If any additional amounts are added to the loan to be collected that have not been addressed in this agreement, those amounts will need to be paid at the conclusion of this agreement.

Notice: This is an attempt to collect a debt, and any information obtained will be used for that purpose. If your debt has been discharged in bankruptcy, our rights are being exercised against the collateral for the above-referenced account, not as a personal liability.

If you have any additional questions, please contact us at 800-850-4622, extension.

Loss Miligation Department Loan Servicing

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12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 57 of 85

SEP-17-2009 13:30 FR01:HF REALCHOICES

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TO:6263576617

P. 005/006

09/17/09 Accoun Number 0715280846 Page Four	
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RECEIVED AND A GREED:	
Marshell O CULTON Customer	(Seal) SFT, 17, 09 Date
Customer	Date
Upon receipt of the signed agreement, we as the Sconcurrence with this agreement.	: Servicer will also execute to indicate our
Services	-
5:15	

SIGN AND RETURN THIS PAGE ONLY

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 58 of 85

SEP-17-2009 13:30 FROM:HF REALCHOICES

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TO: 6263576617

P. 006-006

GMAC Mortgage, LLC

PAGE 3 DATE 09/17/09

CA 91006-0000

780 Ko€ O€

Waterloo

IA 50704-078C

REPAYMENT AGREEMENT- 713280846

PROPERTY

CA 91006-1501 ARCADIA

MARSHELL O CULTON

254 ANGELO PL

ARCADIA

830 WEST ORANGE GROVE AVENUE

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(ME) AGREE TO THE REPAYMENT SCHEDULE AS SET FORTH ABOVE. THE AMOUNT OF EACH YMENT IS SUBJECT TO CHANGE BASED ON SCHEDULED ALTERNATIVE MORTGAGE PAI. ESCROW OTHER PAYMENT CHANGES. ALL PROVISIONS OF THE NOTE AND MORTGAGE/DEED OF TRUST TAIN IN FULL FORCE AND EFFECT.

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Exhibit I

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245436617

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Jan 04, 2010

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Bill Period

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Exhibit J

GMAC Mortgage

3451 Hammond Ave P.O. Box 780 Waterloo, IA 50704-0780

01/08/10

MARSHELL O CULTON

254 ANGELO PL ARCADIA

CA 91006-1501

RE:

Account Number

0713280846

Property Address

830 WEST ORANGE GROVE AVENUE

ARCADIA

CA 91006-0000

Dear MARSHELL O CULTON

The repayment plan we previously established at your request has been canceled for one or more of the following reasons:

- [[]] The payment received does not represent the correct amount as specified in the signed repayment agreement.
- [[x]] The payment was not received by the payment due date as specified in the signed repayment agreement.
- [[]] The signed repayment agreement has not been received.
- [[]] The required contribution has not been received.

Notice -- This is an attempt to collect a debt and any information obtained will be used for that purpose. If your debt has been discharged in bankruptcy, our rights are being exercised against the collateral for the above-referenced loan, not as a personal liability.

At this time, the default proceedings will resume. If you wish to discuss the status of your account or the canceled payment plan, please contact the Loss Mitigation Department at 800-850-4622, extension.

Loss Mitigation Department Loan Servicing

5:86

Exhibit K

Branch: ILA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XT15

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Recorded/Filed In Official Records Recorder's Office, Los Angeles County, California

02/05/10 AT 11:52AM

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12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 68 of 85

Branch: 1LA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station Jd:XT15

RECORDING REQUESTED BY:

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AND WHEN RECORDED TO:
GRANDANA LLC/ LAVA ROCK INVESTMENTS LLC
13405 ARTESIA BLVD
CERRITOS, CA 90703

Forward Tax Statements to the address given above



SPACE ABOVE LINE FOR RECORDER'S USE

TS # GM-198568-C LOAN # 0713280846

INVESTOR #: 00000000000000

TITLE ORDER # 090223002-CA-MSI

TRUSTEE'S DEED UPON SALE

APN 5769-015-007 TRANSFER TAX: \$
The Grantee Herein Was Not The Foreclosing Beneficiary.
The Amount Of The Unpaid Debt was \$1,078,874.88
The Amount Peid By The Grantee Was
Said Property Is In The City Of ARCADIA, County of Los Angeles

TRANSFER TAX NOT A PUBLIC RECORD

Executive Trustee Services, LLC dba ETS Services, LLC, as Trustee, (whereas so designated in the Deed of Trust hereunder more particularly described or as duly appointed Trustee) does hereby GRANT and CONVEY to

GRANDANA LLCI LAVA ROCK INVESTMENTS LLC

(herein called Grantee) but without covenant or warranty, expressed or implied, all right title and interest conveyed to and now held by it as Trustee under the Deed of Trust in and to the property situated in the county of Los Angeles, State of California, described as follows:

SEE EXHIBIT "A"

This conveyance is made in compliance with the terms and provisions of the Deed of Trust executed by MARSHELL O CULTON, AN UNMARRIED WOMAN as Trustor, dated 4/30/2007 of the Official Records in the office of the Recorder of Los Angeles, Galifornia under the authority and powers vested in the Trustee designated in the Deed of Trust or as the duly appointed Trustee, default having occurred under the Deed of Trust pursuant to the Notice of Default and Election to Sell under the Deed of Trust recorded on 5/8/2007, instrument number 20071113044 (or Book, Page) of Official records. Trustee having complied with all applicable statutory requirements of the State of California and performed all duties required by the Deed of Trust including sending a Notice of Default and Election to Self within ten days after its recording and a Notice of Sale at least twenty days prior to the Sale Date by certified mail, postage pre-pald to each person entitled to notice in compliance with California Civil Code 2924b.

[Page 1 of 2]

LOS ANGELES, CA Ducume ni: DF 2010.170064 Page 2 of 4

Branch: 1LA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XT15

3

TRUSTEE'S DEED UPON SALE

Trustee's Deed T.S.# GM-196568-C Loan # 0713280846 Title Order # 090223002-CA-MSI

All requirements per California Statutes regarding the mailing, personal delivery and publication of copies of Notice of Default and Election to Sell under Deed of Trust and Notice of Trustee's Sale, and the posting of copies of Notice of Trustee's Sale have been complied with. Trustee, in compliance with said Notice of Trustee's sale and in exercise of its powers under said Deed of Trust sold said real property at public auction on 1/28/2010. Grantee, being the highest bidder at said sale became the purchaser of said property for the amount bid, being in lawful money of the United States, in pro per, receipt there of is hereby acknowledged in full/partial satisfaction of the debt secured by said Deed of Trust.

In witness thereof, Executive Trustee Services, LLC dba ETS Services, LLC., as Trustee, has this day, caused its name

to be hereunto affixed by its officer thereunto duly authorized by its chronation by laws

Date: 1/28/2010

LLC

Executive Trustee Services, LLC dba ETS Services,

Max A. Garcia, imited Signing Officer

State of California } S.S. County of Los Angeles }

On 2/3/2010 before me, Gisela A. Clark, Notary Public, personally appeared Max A. Garcia who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under penalty of perjury under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signatura

(Seal)

GISELA A CLAPY
Commission # 1662674
Holary Public - California
tos angeles County
My Comm, Expires May 1, 2018

[Page 2 of 2]

LOS ANGELES, CA Document: DF 2010.170064 Page 3 of 4

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 70 of 85

Branch : 1LA, User : AD16

Order: 0000000 Title Officer: 00 Comment:

Station Id: XTI5

4

EXHIBIT A

LEGAL DESCRIPTION

REF. NO. GM-196568-C

REAL PROPERTY-IN THE CITY OF ARCADIA, COUNTY OF LGS ANGELES, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

THAT PORTION OF LOT 2 OF TRACT 948, IN THE CITY OF ARCADIA, AS PER MAP RECORDED IN BOOK 17 PAGE 21 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT IN THE NORTH LINE OF SAID LOT 2, SAID POINT BEING THE NORTHWEST CORNER OF THAT PARCEL OF LAND CONVEYED TO NORMAN CHANDLER ET UX., AND DESCRIBED IN DEED RECORDED IN BOOK 15466 PAGE 274, OFFICIAL RECORDS; THENCE SOUTH 88 DEGREES 53' 40: WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET TO THE TRUE POINT OF BEGINNING; THENCE SOUTH 88 DEGREES 53' 40' WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET; TO THE TRUE POINT OF BEGINNING; SOUTH 88 DEGREES 53' 40' WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET; THENCE SOUTH 1 DEGREES 06' 20' EAST, 260.66 FEET; THENCE NORTH 88 DEGREES 53' 40' EAST 165 FEET; THENCE NORTH 1 DEGREES 06' 20' WEST, 269.66 FEET TO THE TRUE POINT OF BEGINNING.

LOS ANGELES, CA Document: DF 2010.170064 Page 4 of 4

Exhibit L

Branch: ILA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station Id: XT15

This page is part of your document - DO NOT DISCARD







Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

02/26/10 AT 08:00AM

Pages: 0003

FEES: 22.00 TAXES: 0.00 OTHER: 0.00 PAID: 22.00





201002260190013

00001984451



002559086

SEQ:-20

DAR - Title Company (Hard Copy)



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Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document 12-12020-mg Doc 7645

Pg 73 of 85

Branch : ILA, User : AD16 Order: 0000000 Title Officer: 00 Comment: Station Id: XT15

RECORDING REQUESTED BY:

Order No. 106015699-H07 Escrow No. 21107-CT Parcel No. 5769-015-007

AND WHEN RECORDED MAIL TO:

GRANDANA LLC 12654 MISTY PLACE CERRITOS, CA 20703



SPACE ABOVE THIS LINE FOR RECORDER'S USE

GRANT DEED

THE U	ERSIGNED GRANTOR(S) DECLARE(S) THAT DOCUMENTARY TRANSFER TAX IS 5-0- and CITY 3	-O-			
	omputed on full value of property conveyed, or	٠			
	computed on full value less liens or encumbrances remaining at the time of sale.				
	discomposited area:				

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged. Grandana LLC / Lava Rock Investments LLC

hereby GRANT(S) to Grandana LLC, Lava Rock Investments LLC, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC

the following described real property in the County of Los Angeles, State of Colifornia:

See Exhibit "A" attached hereto and made a part thereof.

"This conveyance is to secure a debt, R & T 11921."

Date February 18, 2010

Grandana LLC

Lava Rock Investments LLC

By: Derek Kam, Managing Member

STATE OF CALIFORNIA

]S.S.

COUNTY OF LOS ANGELES

On February 18th, 2010 , before me, Young Eil Kim, Notary Public personally appeared Grace Hu and Derek Kam who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to the within instrument and acknowledged to me that heistelthes executed the same in his/hertheir authorized capacity(ics), and that by his/hertheir signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acied, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

YOUNG EIL KIM Commission # 1762411 Notory Public - California Lot Angeles County My Comm. Expires Sep 12, 2011

Muil Tax Statement to: SAME AS ABOVE or Address Noted Below

77.74

LOS ANGELES, CA Document: D 2010.263451

Page 2 of 3

Printed on 7/2/2012 10:32:14 AM

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 74 of 85

Branch: ILA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XTI5

"Order No: 106015659 - H07

EXHIBIT "A"

LEGAL DESCRIPTION

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THAT PORTION OF LOT 2 OF TRACT NO. 948, IN THE CITY OF ARCADIA, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER-MAP RECORDED IN ECOK 17 PAGE 21 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

COMMENCING AT A POINT IN THE NORTH LINE OF SAID LOT 2, SAID POINT BEING THE NORTHWEST CORNER OF THAT PARCEL OF LAND CONVEYED TO NORMAN CHANDLER ET UX., AND DESCRIBED IN DEED RECORDED IN BOOK 15466 PAGE 274, OFFICIAL RECORDS; THENCE SOUTH 88 DEGREES 53' 40" WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET TO THE TRUE POINT OF ERGINNING; THENCE SOUTH 88 DEGREES 53' 40" WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET; THENCE SOUTH 1 DEGREES 06' 20" EAST, 269.66 FEET; THENCE NORTH 68 DEGREES 53' 40" EAST 165 FEET; THENCE NORTH 1 DEGREES 06' 20" WEST, 269.66 FEET TO THE TRUE POINT OF BEGINNING.

រ.ជានេក សុខសុខ

Exhibit M

Pg 76 of 85

Order: 0000000 Title Officer: 00 Comment:

Station 1d :XT15

This page is part of your document - DO NOT DISCARD





Recorded/Filed in Official Records

Pages: 0005

Recorder's Office, Los Angeles County, California

02/26/10 AT 08:00AM

PEES: 28.00 TAXES: 1,647.80 OTHER: 0.00 PAID: 1,675.80







201002260190013

00001984452



SEQ; 21

DAR - Title Company (Hard Copy)



THIS FORM IS NOT TO BE DUPLICATED



62:191

LOS ANGELES, CA Document: D 2010.263452

Branch :1LA, User :AD16

Page 1 of 5

Printed on 7/2/2012 10:32:14 AM

Branch : ILA, User : AD16

Order: 0000000 Title Officer: 00 Comment:

Station Id:XT15

RECORDED AT THE REQUEST UP CHICAGO TITLE COMPANY

RECORDING REQUESTED BY: Order No. 106015699-H07 Escrow No. 21107-CT Parcel No. 5769-015-007

AND WHEN RECORDED MAIL TO:

DAXIODAKRUSE 1205 RODEO ARCADIA, CA 91006



	SPACE ABOVE THIS LINE FOR RECORDER'S USE					
	GRANT DEED (2)					
THE UNDERSIGNED GRANTOR(S) DECLARE(S) THAT DOCUMENTARY TRANSFER TAX IS \$1,647.80 and CITY 5-0-computed on full value of property conveyed, or computed on full value less liens or encumbrances remaining at the time of sale. Arcadia, and						
FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged. Grandana LLC, Lava Rock Investments LLC, Mansour Meisami and Manzar Meisami, Husband and Wife and E&A LLC						
hereby GRANT(S) to David Robert Kruse and Linda Faye Kruse Co-Trustees of the David and Linda Kruse Community Property Trust, under trust dated 6/26/03						
the following described real property in the County of Los Angeles, State of California; See Exhibit "A" attached bereto and made a part thereof.						
Date February 18, 2010						
Grandana LLC (Marx.)	ERALLO.					
By: Grace Hu, Members	By: Helen Lin					
Lava Rock Investments LLC Alleh he ry melo By: Derek Kam, Managing Member	Mansour Meisarni Mansour Malarami Mansour Meisarni					
STATE OF CALIFORNIA) S.S. COUNTY OF LOS ANGELES)						
On February 18th, 2010 , before me, Young Eil Kim, Notary Public personally appeared Grace Hu and Derek Kam who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/he/their authorized capacity(ies), and that by his/he/their aignature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.						
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.						
WITNESS my hand and official seal. Signature House flux	YOUNG EIL KIM Commission # 1762411 Notory Public - Collifornia # Loz Angeles County MyComm.Expres Sep 12.2011					
Moll Tax Statement to: SAME AS ABOVE or Address Noted Below						

511/

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 78 of 85

Branch : ILA, User : AD16

Order: 0000000 Title Officer: 00 Comment:

Station Id: XT15

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12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document Pg 79 of 85

Branch: 1LA, User: AD16

Order: 0000000 Title Officer: 00 Comment:

Station 1d:XT15

ACKNOWLEDGMENT

State of California County of Los Angeles						
On Feb 22, 2010 before me, Young Eil Kim, Notary Public (here insert name and title of the officer) personally appeared Helen Lin						
VITNESS my hand and official seal YOUNG ELKIM YOUNG ELKIM						
Ignature Thulis (M. School of M. School of M						
(Seal)						
OPTIONAL INFORMATION						
escription or Title of the Attached Document: Grant Deed						
umber of Pages: Document Date: FCb 18, Da10						
Capacity Claimed by Signer(s): Individual(s) Corporate Officer(s): Trustee(s) Attorney-in-Fact Partner(s)						

12-12020-mg Doc 7645 Filed 10/16/14 Entered 10/16/14 18:10:35 Main Document

Branch: JLA, User: AD16

Pg 80 of 85 Order: 0000000 Title Officer: 00 Comment:

Station Id: XT15

Order No: 106015699 - H07

EXHIBIT "^-

LEGAL DESCRIPTION

THAT PORTION OF LOT 2 OF TRACT NO. 948, IN THE CITY OF ARCADIA, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17 PAGE 21 OF MAPS. IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

COMMENCING AT A POINT IN THE NORTH LINE OF SAID LOT 2, SAID POINT BEING THE NORTHWEST CORNER OF THAT PARCEL OP LAND CONVEYED TO NORMAN CHANDLER ET UX., AND DESCRIBEE IN DEED RECORDED IN BOOK 15466 PAGE 274, OFFICIAL RECORDS; THENCE SOUTH 88 DEGREES 53' 40" WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET TO THE TRUE POINT OF BEGINNING; THENCE SOUTH 88 DEGREES 53' 40" WEST ALONG THE NORTH LINE OF SAID LOT 2, 165 FEET; THENCE SOUTH 1 DEGREES 06' 20" EAST, 269.66 FEET; THENCE NORTH 88 DEGREES 53' 40" EAST 165 FEET; THENCE NORTH 1 DEGREES 06' 20" WEST, 269.66 FEET TO THE TRUE POINT OF BEGINNING.

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LOS ANGELES.CA
Deciment D 2010.263452

Page 5 of 5

Printed on 7/2/2012 10:32:15 AM

1 PROOF OF SERVICE [CCP §1013a] 2 STATE OF CALIFORNIA, COUNTY OF ORANGE 3 I am employed in the County of Orange, State of California. I am over the age of eighteen years and not a party to the within entitled action; my business address is 500 North 4 State College Boulevard, Suite 1200, Orange, California 92868. 5 On December 3, 2012, I caused to be served the foregoing document described as PLAINTIFFS' THIRD AMENDED COMPLAINT FOR 1. BREACH OF CONTRACT; 6 2. FRAUD; 3. INTENTIONAL MISREPRESENTATION; 4. NEGLIGENT MISREPRESENTATION. on the interested parties as follows: 7 SEE ATTACHED SERVICE LIST 8 $[\mathbf{x}]$ BY MAIL [CCP §1013(a)] By placing [] the original [x] a true copy thereof enclosed in a 9 sealed envelope(s) addressed as to the above-named counsel of record or parties in propria persona. I caused such envelope postage thereon fully prepaid to be placed in the United 10 States mail at Orange, California. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with 11 U.S. postal service on that same day with postage thereon fully prepaid at Orange, California in the ordinary course of business. I am aware that on motion of the party served, service is 12 presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. 13 BY PERSONAL DELIVERY [CCP §1011(a)] By placing [] the original [] a true copy 14 thereof enclosed in a sealed envelope(s) addressed as to the above-named counsel of record or parties in propria persona. I caused such envelope to be delivered to the office of the 15 addressee. BY OVERNIGHT DELIVERY [CCP §1013(a)] By placing [] the original [] a true 16 copy thereof enclosed in a sealed envelope(s) addressed as to the above-named counsel of record or parties in propria persona. I caused such envelope to be deposited in the Federal 17 Express box at 500 North State College Boulevard, Orange, California, which is regularly maintained by Federal Express, with delivery fees pre-paid and provided for, addressed to the 18 person on whom said document is to be served. 19 Π BY FACSIMILE TRANSMISSION OR EMAIL [CCP §§1013(e) 1010.6(a)(6)] Based upon an agreement of the parties to accept service by facsimile transmission or 20 email, I caused said document, along with an unsigned copy of this Declaration to be transmitted to a facsimile machine telephone number or email address as last given by 21 said counsel or party in propria persona as noted above. No error was reported by the fax machine or email program and a true and correct copy of the transmission sheet or 22 email confirmation is attached to the original of this Proof of Service. 23 I declare under penalty of perjury under the laws of the State of California that the forgoing is true and correct. 24 Dated: December 3, 2012 25 26 27

28

1	Service List - Page 1			
2	Re: Weiland v. GMAC et al.			
	Case No.: GC048550			
3	File No.: 5005 (formerly 3971)			
4				
5	David M. Liu, Esq. SEVERSON & WERSON, P.C.	Attorneys for Defendants GMAC MORGTGAGE, LLC; EXECUTIVE		
6	19100 Von Karman Avenue, Suite 700 Irvine CA 92612	TRUSTEE SERVICES, LLC, d/b/a ETS Services LLC, and MORTGAGE		
7	T: (949) 442-7110 F: (949) 442-7118 E: <u>dml@severson.com</u>	ELECTRONIC REGISTRATION SYSTEMS, INC.		
8	John B. Sullivan, Esq.	Attorneys for Defendants		
9	SEVERSON & WERSON, P.C. One Professional Corporation, One	GMAC MORGTGAGE, LLC; EXECUTIVE		
10	Embarcadero Center, Suite 2600 San Francisco CA 94111	TRUSTEE SERVICES, LLC, d/b/a ETS Services LLC, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.		
11	T: (415) 398-3344 F: (415) 956-0439 E: jbs@severson.com			
12	Erica Yen, Esq.	Attorney for Defendant		
13	REED & SMITH, LLP 355 South Grand Avenue, Suite 2900	MORTGAGEIT, INC.		
14	Los Angeles, CA 90071 T: (213) 457-8000 F: (213) 457-8080			
15	E: eyen@reedsmith.com			
16				
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CERTIFICATE OF SERVICE

The undersigned certifies that on October <u>16</u>, 2014, a copy of the OPPOSITION TO THE RESCAP BORROWER CLAIMS TRUST'S SEVENTY-FIFTH OMNIBUS OBJECTION TO CLAIMS (NO LIABILITY BORROWER CLAIMS) was served upon the following parties either electronically or by first class postage prepaid, or by Messenger, as specified:

By FEDERAL EXPRESS

Chambers of the Honorable Martin Glenn United States Bankruptcy Court For the Southern District of New York Alexander Hamilton Custom House One Bowling Green New York, New York 10004-1408

By Electronic Service

Counsel to the ResCap Borrower Claims Trust Morrison & Foerster LLP 1290 Avenue of the Americas New York, NY 10104

///

///

///

Attn: Norman S. Rosenbaum, Jordan A. Wishnew, and Jessica J. Arett Email: Nrosenbaum@mofo.com; Jwishnew@mofo.com; Jarett@mofo.com

Office of the United States Trustee for the Southern District of New York
Office of the United States Trustee
U.S. Federal Office Building
Attn: Linda A. Riffkin and Brian S. Masumoto
201 Varick Street, Suite 1006
New York, NY 10014
Email: Brian.Masumoto@usdoj.gov; Linda.Riffkin@usdoj.gov

The ResCap Borrower Claims Trust

Polsinelli, PC Attn: Daniel J. Flanigan 900 Third Avenue, 21st Floor

New York, NY 10022

Email: dflanigan@polsinelli.com

The ResCap Liquidating Trust

Quest Turnaround Advisors Attn: Jeffrey Brodsky 800 Westchester Avenue, Suite S-520

Rye Brook, NY 10573

Email: jbrodsky@qtadvisors.com

/s/ Patti Martinez

Legal Secretary Mark A. Nialis NIALIS LAW GROUP, APLC 500 N. State College Blvd,. Ste. 1200 Orange, CA 92868

(714) 634-8001 Tel: Fax: (714) 634-3869

Email: Mnialis@NialisLaw.com

From: (714) 634-8001 Patti Martinez NIALIS LAW GROUP 500 NORTH STATE COLLEGE BOULEVARD **SUITE 1200** ORANGE, CA 92868

New York, NY 10004

Fed≛∷。

Origin ID: APVA

Ship Date: 160CT14 ActWgt: 2.0 LB CAD: 9055413/INET3550

BILL SENDER

Delivery Address Bar Code

SHIP TO: (212) 284-4551 Hon. Martin Glenn **US Bankruptcy court - SDNY** 1 Bowling Green Room 501

Ref# Invoice # P0# Dept#

File Number: 5005

TRK# 0201

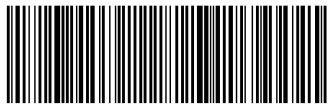
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